EXHIBIT E

1 1 2. UNITED STATES DISTRICT COURT 3 SOUTHERN DISTRICT OF NEW YORK 4 KERRY ASHDOWN, 5 Plaintiff, 6 -against-13-CV-1374 7 (HB) (GWG) EQUINOX a/k/a 8 EQUINOX FITNESS CLUB and incorporated as EQUINOX HOLDINGS, INC., JOE MATARAZZO, a/k/a JOSEPH MATARAZZO, 9 MAURO MAIETTA, LAWRENCE SANDERS, 10 MATT PLOTKIN, a/k/a MATTHEW PLOTKIN, and MATT HERBERT, a/k/a MATTHEW HERBERT, 11 Defendants. 12 13 DEPOSITION of LAWRENCE SANDERS, taken by 14 15 Plaintiffs, pursuant to Stipulation, held at 200 16 West 57th Street, New York, New York, on 17 Thursday, September 12, 2013, commencing at 18 10:00 a.m., before Margaret M. Harris, a 19 Shorthand (Stenotype) Reporter and Notary Public 20 within and for the State of New York. 21 22 23 2.4 25

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IT IS HEREBY STIPULATED AND

AGREED that the filing and sealing of
the within deposition be, and the same
are hereby waived;

IT IS FURTHER STIPULATED AND AGREED that all objections, except as to the form of the question, be and the same are hereby reserved to the time of the trial;

IT IS FURTHER STIPULATED AND
AGREED that the within deposition may
be sworn to before any Notary Public
with the same force and effect as if
sworn to before a Judge of this Court;

 $$\operatorname{IT}$ IS FURTHER STIPULATED that the transcript is to be certified by the reporter.

4 Sanders 1 2 LAWRENCE S A N D E R S, called as a 3 witness, having been first duly 4 sworn/affirmed by Margaret M. Harris, a 5 Notary Public within and for the State of 6 New York, was examined and testified as 7 follows: EXAMINATION 8 9 BY MR. HARMAN: 10 Would you please state your full 11 name for the record. 12 Α Lawrence Sanders. 13 And is that your legal name? 14 Yes. Α 15 Q And have you gone by any other 16 name? 17 Α No. 18 And what is your address? 0 19 Α 20 Is that --Q 21 New York. Α 22 And your zip? Q 23 Α 24 And how long have you lived at Q 25 that address? MCM REPORTING SERVICE

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1		Sanders	
2	A	A week, I just moved there.	
3	Q	What was your prior address?	
4	А		
5	Q	Is there an apartment number?	
6	А	New York	
7	Q		
8	А		
9	Q	And how long did you live there?	
10	А	Five years.	
11	Q	Have you ever been deposed	
12	before?		
13	А	Yes.	
14	Q	How many times?	
15	А	Once.	
16	Q	Under what circumstances were you	
17	deposed?		
18	А	A case against Equinox.	
19	Q	What type of case was it?	
20	А	A member against Equinox.	
21	Q	A member had sued Equinox?	
22	А	I guess she was trying, I'm	
23	assuming.		
24	Q	What was she suing Equinox for?	
25	А	She fell off a moving treadmill,	
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6 1 Sanders 2. she stepped onto a moving treadmill. So did you attend a deposition 3 4 like this in a conference room with a court 5 reporter? 6 Α Yes. 7 And were you a defendant in the 8 case? 9 No. Α 10 What was the member's name? 0 11 I believe it was Collette Malouf. Α 12 And were you a witness in the 13 case? In other words, did you witness anything 14 happen? 15 No. Α Did this incident allegedly occur 16 17 at the Soho location? 18 Α Yes. 19 And about how long ago did this 20 deposition take place? 21 Approximately two years ago, 22 maybe between a year to two years, I'm not sure 23 exactly. 2.4 So that's the only time that you 25 have been deposed?

				7
1			Sanders	/
2		A	Yes.	
3		Q	And were you represented by	
4	counsel	at tha	deposition?	
5		A	Yes.	
6		Q	Who was your lawyer?	
7		A	LaRocco, the same firm.	
8		Q	Did you work with any individual	
9	lawyer d	or lawy	ers?	
10		A	No.	
11		Q	When you say "the same firm,"	
12	what do	you me	an by that?	
13		A	The firm that's representing	
14	Equinox	•		
15		Q	The firm that's representing	
16	Equinox	•		
17			And do you mean the firm that's	
18	represer	nting E	quinox in this case?	
19		A	Yes, it's the same firm.	
20		Q	And are you represented by	
21	counsel	today?		
22		A	Yes.	
23		Q	And who is your lawyer today?	
24		A	Patrick McPartland.	
25		Q	And have you worked with any	

8 1 Sanders 2 other lawyers with respect to this matter? 3 With respect to which matter? 4 Q This matter? 5 No. Α 6 Have you ever been a party to a lawsuit? 7 8 No. Α 9 And just so the record is clear, 10 you have never sued anyone before? 11 Α No. 12 And has anyone ever sued you 13 before? 14 No. Α 15 Q Has anyone ever made any 16 work-related claims against you? 17 A Yes. 18 How many times have work-related 19 claims been made against you? 20 Α Once. 21 When was that? 0 22 Α 2009, I believe. 23 And what happened in 2009? 24 I made some comments that made 25 someone feel uncomfortable.

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1		Sanders	9
2	Q	What comments were those?	
3	А	Comments about how someone	
4	looked.		
5	Q	What did you say?	
6	A	I said that what she was wearing	
7	was very nice,	and, you know, she looked nice in	
8	this, what she	was wearing, she had a nice	
9	bottom in what	she was wearing.	
10	Q	A nice bottom?	
11	А	Yeah, a nice butt.	
12	Q	So you used the word "butt"?	
13	А	I don't recall exactly, but I	
14	know that's wha	at I made reference to.	
15	Q	So you stated that someone looked	
16	nice and they had a nice butt?		
17	А	Yes.	
18	Q	And who did you make that comment	
19	to?		
20	А	Another manager in the club.	
21	Q	What was that manager's name?	
22	А	Elizabeth Lefrois.	
23	Q	And she then brought a claim	
24	against you rei	lated to the comments?	
25	А	She spoke to someone who	

10 1 Sanders 2. basically spoke to someone else, so I guess you 3 could say yes. 4 Q Who did she speak to? 5 Α She spoke to her boss, her 6 superior. 7 Who was her boss? 0 8 Α Rachel Siboney. 9 What was your job? Was this at 10 the Equinox location? 11 A Yes. 12 And in 2009 when this incident 13 occurred, what was your title? 14 General manager. Α 15 And what was her title? Q 16 Group fitness manager. Α 17 Were you her direct superior? 0 18 Α Yes. 19 And she spoke with Rachel 0 20 Siboney. 21 What was Rachel Siboney's role at 2.2 the time? 23 Director of the group fitness 24 managers for New York. 25 And what happened, if anything,

11 1 Sanders 2. after that? 3 I was brought in to the HR 4 department's office and they had a conversation 5 with me about the situation and I had corrective 6 action done. 7 What was the corrective action? That I obviously made someone 8 9 feel uncomfortable in my club and to obviously 10 not do that. 11 Were you given anything in 12 writing? 13 Α I had something that I signed. 14 So you did --0 15 Α In writing --16 So you did -- you were given 17 something to --18 There was something that they 19 wrote up and I signed the document. 20 And have you ever been given 21 corrective action on any other occasion? 2.2 Α No. And is Ms. Lefrois still the 23 24 group fitness manager? 25 Α No.

12 1 Sanders 2. How long after that incident did 0 3 she remain the group fitness manager? 4 For a few years. 5 And do you know where Ms. Lefrois 0 6 is now? She's an instructor at Equinox. 7 Α At what location? 8 0 9 She teaches all over. 10 So she no longer works in a 11 managerial capacity? 12 Α No. 13 And is that the only incident in 14 which a work-related claim has been brought 15 against you? 16 Yes. Α 17 I know you have been deposed 18 before, but just so the record is clear and so 19 that you and I can work as efficiently as 20 possible today together, I'm going to go over or 21 give you a little background and go over a few 2.2 rules. 23 My name is Walker Harman. 24 lawyer. I'm part of the Harman Firm that 25 represents Kerry Ashdown in a lawsuit that she

13 1 Sanders 2. has brought against Equinox and individuals 3 related to her job there. 4 Do you understand that? 5 Α Yes. 6 I'm going to ask you a series of 7 questions today regarding that lawsuit. 8 If you don't understand a 9 question that I ask you, tell me that you don't 10 understand it and I will endeavor to rephrase 11 it, but the idea will be that if you answer the 12 question the record is going to read as though 13 you understood the question. 14 Do you understand that? 15 Α Yes. 16 During the deposition today you 17 can take a break at any time you would like to 18 except when there is a question pending. If you 19 need to use the restroom, get something to 20 drink. 21 Α Okay. 2.2 I would just ask that you finish 23 any pending question. 2.4 Along those same lines, after you 25 were sworn in this morning, you are under oath

14 1 Sanders 2. and that continues throughout the day, whether 3 you're on a break, whether you go to lunch, et 4 cetera. And the rules state that you are not to 5 talk about your testimony to anyone while you're 6 under oath and while the deposition is ongoing. Do you understand that? 7 8 Α Yes. 9 You have to verbalize, well, you don't have to, it's helpful if you verbalize 10 11 your answers to questions because the court 12 reporter can't always take down gestures or, you 13 know, things like "yeah," you know, so --14 MR. HARMAN: I don't even 15 know if you got that. 16 Understood. Α 17 So do your best to give specific 18 verbal answers to questions. 19 Also along those same lines, in 20 terms of the clarification of the record, try to 21 let me finish my question and I will in turn 2.2 allow you to finish your answer so that we are 23 not interrupting each other.

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Yes.

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Do you understand that?

15 1 Sanders 2. Are you aware that you're under 0 3 oath today? 4 Α Yes. 5 And that failing to tell the 6 truth under oath is a crime called perjury? 7 Α Yes. 8 And that you are appearing at a 9 deposition today before a court reporter and it 10 is the same oath that you would take as though 11 you were appearing in Federal Court as part of 12 this action. 13 Do you understand that? 14 Yes. Α 15 Do you live alone? Q 16 No. Α 17 Who did you live with? 0 18 My children. Α 19 Are you married? Q 20 No. Α 21 Do you have a domestic partner? 0 2.2 Α Yes. 23 Do you live with your domestic 24 partner? 25 Α Yes.

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1		Sanders	Τ ()
2	Q W	ho is that?	
3	A S	helley.	
4	Q A	nd Shelley's last name?	
5	A S	pringer.	
6	Q A	nd then you also live with	
7	children?		
8	A Y	es.	
9	Q A	nd how old are your children?	
10	A		
11	Q A	nd have you discussed this	
12	matter with any	of your children?	
13	A N	· ·	
14	Q A	nd have you discussed this	
15	matter with Ms.	Springer?	
16	A N	· ·	
17	Q W	hat's your date of birth?	
18	A		
19	Q A	nd what's your cell phone	
20	number?		
21	А		
22	Q A	nd your cell phone provider?	
23	A T	-Mobile.	
24	Q A	nd how long have you used	
25	T-Mobile?		
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17 1 Sanders 2. A long time. I'm not sure how Α 3 many years, at least over five, six years. 4 During that time using T-Mobile, 5 have you always maintained the same cell phone 6 number? 7 Uh-hum, yes. 8 Have you had any alcohol in the 9 last 24 hours? 10 Α No. 11 Have you taken any drugs or 12 narcotics in the last 24 hours? 13 Α No. 14 Are you currently taking any 15 prescription medications? 16 Α No. 17 Can you think of any reason why 18 you could not provide your best and truthful 19 answers today? 20 Α No. 21 Did anyone tell you to make 22 dishonest statements today? 23 No. A 2.4 Have you ever been arrested? Q 25 Α No.

1		Sanders	18
2		Have you ever been accused of a	
3	crime?		
4	А	In college, just criminal	
5	destruction to	property.	
6	Q	How old were you?	
7	А	18, 19.	
8	Q	And what was the resolution on	
9	that accusation	of criminal destruction of	
10	property?		
11	А	Probation.	
12	Q	Did you plead guilty to any kind	
13	of offense?		
14	А	I guess criminal destruction of	
15	property.		
16	Q	So you pled guilty to criminal	
17	destruction of	property and you were given a	
18	sentence of pro	bation?	
19	А	And paid for court costs.	
20	Q	And where did that take place?	
21	А	In college.	
22	Q	Where did you go to college?	
23	А	Western Illinois University.	
24	Q	West Illinois?	
25	A	Western Illinois University.	

19 1 Sanders 2. And any other instances in which 0 3 you have been accused of criminal activity? 4 Α No. 5 Have you ever been fired from a 0 6 job? 7 Α No. 8 What, if anything, did you do to 0 9 prepare for today's deposition? 10 Met with Patrick and talked to 11 Patrick over the phone. 12 0 When is the first time that you 13 met with Patrick to prepare for today's 14 deposition? 15 Α Approximately two months ago. 16 And where did that meeting take 0 17 place? 18 At his office. Α 19 Was anybody else present? Q 20 I don't recall. Α 21 Did you review any documents 22 during that meeting? 23 Yes. A 2.4 What documents did you review? Q 25 Α Documents in regards to pulling

20 1 Sanders 2. up sessions, like a computer document. Was there more than one document 3 4 that you reviewed that date two months ago? 5 I think I might have reviewed 6 some e-mails, copies of e-mails. 7 Anything else? No. 8 Α 9 So let's start with the computer 10 documents regarding pulling of sessions. 11 What do you recall about those 12 documents? 13 Α They just had names on them, 14 dates. 15 That's it. 16 Anything else? 0 17 Α No. 18 And I'm not asking about the 19 substance of the communications that you had 20 with your lawyer or the conversation with your 21 lawyer --2.2 Α I understand. 23 What I want to know is what you 2.4 know about the document. 25 Had you seen the document before

21 Sanders 1 2. that day? 3 Α Oh, yes. 4 And how does that document, if it 5 does, how does that document relate to this 6 lawsuit? 7 A It relates because that was the 8 documentation of when vouchers were pulled and 9 when vouchers were reinstated, when vouchers 10 expired and who they were pulled for and who 11 they were pulled by. 12 That's what the report was. 13 What's the report called? Q 14 It was an IT report, so it was 15 the IT department pulling the report, so I'm not 16 sure if it has a name. 17 Did you ask the IT department to 18 pull that report? 19 Α Yes, I did. 20 When did you do that? 21 Approximately sometime in August 2.2 of 2011. 23 And was the report that you are 24 looking at in your lawyer's office two months 25 ago the same document that you asked the IT

22 Sanders 1 2. department to pull in August of 2011? 3 Α Yes. 4 And why in August of 2011 did you 5 ask the IT department to pull a report? 6 Because there was some accusations of misappropriating vouchers of 7 sessions, people being paid for sessions that 8 9 they didn't do. 10 And who made these accusations? Q 11 Α Mauro. 12 And is this Mauro Maietta? 13 Α Yes. And to whom did he make these 14 15 accusations? 16 He brought it to my attention. Α And when did he do that? 17 0 18 Did you say when? Α 19 0 Yes. 20 Sometime between July and August of 2011. 21 22 I can't remember the exact date 23 or time. 2.4 So with respect to the IT 25 document, you stated that the document evidenced

23 1 Sanders 2. when sessions were pulled? 3 Α Yes. 4 What does that mean? 5 The personal trainers do sessions Α 6 and the clients must sign for the session before 7 they do the session or after they do the 8 session, so we term that as pulling the session. 9 So what that means is -- that's 10 how the personal trainer gets paid for doing 11 that session, is when the session is actually 12 signed for or pulled by the client or a manager. 13 0 Well, let's go back. 14 So Mauro accused -- who did Mauro 15 accuse of pulling, what did Mauro accuse, what 16 was the basis of the accusation that Mauro made? 17 Mauro didn't accuse anyone. 18 Mauro just said "You need to take a look at 19 this." 20 Sir, I'm using your word. 21 So are you retracting your word, 2.2 because you used the word "accusation." 23 So what did you mean by 2.4 accusation when you used it earlier in your 25 testimony?

1 Sanders 24

A He was making an accusation that there was something going on with the sessions that were being pulled for particular individuals, and that's all he did, he said, "There's something going on and you need to look at this."

Q And did he accuse anyone of wrongdoing?

A No.

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Q Why was he bringing this to your attention?

Manage the sessions that are being pulled specifically as it relates to AMEX and it relates to certain types of sessions being pulled with trainers and he prints out reports for his staff as it relates to their commission, so if he sees something that is not right, his job is to either bring it to my attention or bring it to his boss, the PT manager's attention.

Q So it's his job to bring issues to the PT manager's attention?

MR. McPARTLAND: Objection

25 Sanders 1 2. to form. 3 Α Or my attention. 4 You can answer. 0 5 It's his job to bring issues to Α 6 either the PT manager or myself as the general 7 manager. 8 At this time in 2011, who was 9 Mauro's direct supervisor? 10 Kerry Ashdown. 11 And you said that he brought 12 something to your attention that was not right? 13 Α Yes. 14 What was not right? 15 That sessions were being 16 reinstated and sessions were, expired sessions 17 were being reinstated, and the sessions were 18 getting pulled for particular clients that had 19 no usage in our facility during the time that 20 these sessions were being pulled for, and for 21 these particular trainers. 2.2 So he wanted me to look into it. 23 Who was pulling sessions? 0 2.4 Kerry Ashdown pulled some of them 25 and -- according to the codes that were used,

26 1 Sanders 2. and the other codes that we used was Cornelia 3 Hobbie. 4 Who is Cornelia Hobbie? 5 Α At the time she was a manager in 6 training working under Kerry and Mauro. Just so the record is clear, did 7 Mr. Maietta accuse Ms. Ashdown of improperly 8 9 pulling sessions? 10 MR. McPARTLAND: Object to 11 the form. 12 You can answer if you 13 understand. 14 No, he didn't accuse her. Α 15 Did he claim that Ms. Ashdown 0 16 improperly pulled sessions? 17 He claimed that there was 18 obviously something wrong going on, that's what 19 he claimed, and he wanted me to look into it. 20 And did he claim that there was 21 something wrong going on and that Ms. Ashdown 2.2 was responsible for it? 23 No, he never said Ms. Ashdown was 2.4 responsible for it. 25 Is Ms. Hobbie still working at

27 1 Sanders 2. Equinox? I don't believe so. 3 4 And how long after the summer of 5 2011 did Ms. Hobbie remain employed at Equinox? 6 I don't know the answer to that question. 7 8 0 Can you give me a guess -- well, 9 you terminated Ms. Ashdown, right? 10 Yes. Α 11 So when did you do that? 12 Α I believe it was the first couple 13 of days of September, within the first couple of 14 days of September. 15 And how long after you terminated 16 Ms. Ashdown did Ms. Hobbie remain employed at 17 the Soho Equinox location? 18 She was there for probably a 19 couple of months and then she was promoted to be 20 a fitness manager at one of the clubs, I believe 43rd Street. 21 2.2 She was promoted? Q 23 Α Yes. 2.4 Now, as you sit here today, is it 25 your belief that Ms. Ashdown improperly took

28 1 Sanders 2. sessions at Equinox? 3 Α Yes. 4 0 And did she steal them? 5 Α I would say, yes. 6 So it's your testimony that 7 Ms. Ashdown stole sessions at Equinox? 8 Α Yes. 9 Now, when you came to this belief, did you call the police? 10 11 A No. 12 And did you come to the 13 conclusion that Ms. Hobbie stole sessions at 14 Equinox? 15 Α A possibility. 16 How was it a possibility? 17 Because at the time there were 18 codes that were used to pull sessions, there 19 were sessions that were pulled for Kerry Ashdown 20 to get paid on that were used by Cornelia's code, so, yes, you could believe that Cornelia 21 2.2 stole something for Kerry. 23 And did you try to terminate her? 2.4 There was a full investigation of 25 the whole situation.

29 Sanders 1 2. Please just answer my question. Q 3 Did you terminate Ms. Hobbie? 4 No, I didn't. Α 5 0 Did anyone else try to terminate 6 Ms. Hobbie? 7 Α No, they didn't. And other than Ms. Hobbie and 8 0 9 Ms. Ashdown, were any other individuals involved 10 in this session pulling incident in the summer 11 of 2011? 12 A No. 13 And can you explain to me how you formed the belief that Ms. Ashdown stole 14 15 sessions at Equinox? 16 Because her codes were used, 17 because she was the one in the club during the 18 time of the sessions being pulled from her 19 computer, and then there was no one else in the 20 club that would have access to her code or --21 and she had access to Cornelia's code, because 2.2 she had to give Cornelia her code in order to be 23 able to teach her and train her on how to do 2.4 part of the job, so Kerry had access to 25 Cornelia's code.

Sanders 30

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So, again, you know, that's what led us to believe, led me to believe that she pulled the sessions and she, you know, she benefitted from the sessions by being paid for sessions that she didn't do and then there were two trainers that got paid for sessions that they had no idea that these clients were even on their rosters and they weren't using the facility.

One of the trainers that got paid for the sessions was her personal trainer and another one was a trainer that she was very, you know, close to.

- Q What were those trainers' names?
- A Ryan Hopkins and Bobby O'Dwyer.
- Q Have you ever terminated, other than Ms. Ashdown, have you ever terminated anyone for pulling sessions improperly?
 - A No, I haven't.
- Q And have you ever terminated anyone for stealing?
 - A Yes, I have.
 - Q Who did you terminate for stealing other than Ms. Ashdown?

31 Sanders 1 2. I don't remember the employees' 3 names, but there were two employees that a 4 deposit went missing, and I terminated both of 5 them, but it happened a while ago, so I don't 6 really remember their names. 7 I had another employee that was 8 witnessed stealing something out of the locker, 9 and I terminated him, actually had him arrested, 10 and those are the only three that I can think of 11 off the top of my head right now. 12 What is alleged to have been 13 stolen out of a locker? 14 A wallet. 15 0 Do you have any idea what was in 16 the wallet? 17 Δ I'm not sure. 18 So you don't know the value of 19 the contents of the wallet? 20 No, I don't. Α 21 But you called the police on that 2.2 incident? 23 Yes. 2.4 And what was the employee's name 25 that was involved in that stealing incident?

32 Sanders 1 2. I believe his name was Ramon. I A don't remember his last name. 3 4 Did Mr. Maietta ever accuse 5 Ms. Ashdown of any other illegal conduct? 6 MR. McPARTLAND: Object to 7 the form. 8 You can answer. 9 No. Α 10 Did Mr. Maietta ever accuse 11 Ms. Ashdown of any other improper conduct? 12 MR. McPARTLAND: Object to 13 the form. 14 You can answer. 15 Α No. 16 Did you ever have any discussions with Cornelia Hobbie about sessions that were 17 18 associated with her name? 19 A Yes. 20 And what did she say? 21 She had no knowledge of, 2.2 obviously, what I was asking her about, and she, 23 again, wasn't in the building or around the club 2.4 at the time that the sessions were pulled. 25 When did this conversation take

33 1 Sanders 2. place? Probably in August of 2011. I 3 4 don't remember the exact date. 5 And where did the conversation 0 6 take place? 7 The conversation happened in the gym at the club. 8 9 In June? 0 10 In the gym, in the club. Α 11 Oh, in the gym. Q 12 And what did you say to her? 13 I asked her does she know who Α these people are or why these things were 14 15 pulled. 16 And what did she say? 17 And she had no knowledge of any 18 of what I was asking her. 19 You know she had no knowledge? 0 20 That's what she said. 21 And these were sessions that were 22 pulled under her code? 23 Yes. A 24 And they were pulled under her 25 code for other trainers?

34 1 Sanders 2. For Kerry Ashdown. Α 3 They were pulled under her code \bigcirc 4 for Kerry Ashdown? 5 Α Yes. 6 How many sessions? 7 Α I believe it was at least four I know of, but I don't remember exactly how many. 8 9 And so there were sessions pulled 10 for Kerry Ashdown for a training session that 11 you believe never took place? 12 Α Yes. 13 And you believe that Ms. Ashdown 14 deliberately did that to gain money? 15 Α Yes. 16 And that she did it dishonestly? 17 Α Yes. 18 Was she paid for the four 0 19 sessions? 20 Α Yes. 21 How much was she paid for those 2.2 sessions? 23 Probably about 60 bucks. 2.4 So it's your testimony as you sit Q 25 here today that Ms. Ashdown engaged in this

35 Sanders 1 2. conduct in order to gain 60 bucks? 3 I don't know why she --4 I'm asking you --0 5 MR. McPARTLAND: Please don't interrupt him. Let him 6 7 answer your question. 8 Α I'm not sure what the question 9 is. 10 So it's your testimony that 11 Ms. Ashdown engaged in this activity that you 12 have described in order to gain 60 bucks? 13 Α I don't know why she would engage in that activity, so I don't know. 14 15 Well, would she gain anything 16 else? 17 A I don't think I'm the person to 18 judge why --19 You managed the club, right? 20 I'm not the person to judge why 21 someone would do something. 22 Let me keep it simple for you. 23 I'm talking about economics. I'm 24 talking about dollars, right? 25 MR. McPARTLAND: Objection.

1	Sanders	36
2	Please don't harass the	
3	witness.	
4	It's just improper. You	
5	can ask him direct questions.	
6	MR. HARMAN: I am not	
7	harassing the witness. And I	
8	would appreciate you keeping your	
9	comments to speaking, to not	
10	doing speaking objections.	
11	MR. McPARTLAND: It's not	
12	a speaking objection to tell you	
13	not to harass the witness.	
14	MR. HARMAN: You are	
15	speaking now.	
16	MR. McPARTLAND: I'm	
17	allowed to speak if you're	
18	harassing the witness.	
19	MR. HARMAN: I am not	
20	harassing the witness.	
21	MR. McPARTLAND: That's	
22	not a speaking objection.	
23	MR. HARMAN: Are you done?	
24	MR. McPARTLAND: Ask him a	
25	question.	
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37 Sanders 1 2. MR. HARMAN: Are you done? 3 MR. McPARTLAND: Are you 4 done? 5 MR. HARMAN: No. It's my 6 deposition. 7 MR. McPARTLAND: So ask 8 him a question. 9 MR. HARMAN: Can you read 10 back the last question? 11 (Whereupon, the record was 12 read back by the reporter.) 13 BY MR. HARMAN: 14 That's the question. Yes or no? 0 15 Α I guess yes. 16 And were there sessions pulled 17 for Cornelia Hobbie where she would have gained 18 an economic advantage? 19 A No. 20 Were there sessions pulled for 21 anyone else where that person could have gained 22 an economic advantage? 23 Ryan Hopkins and Bobby O'Dwyer. 24 So did you speak to Ryan Hopkins 25 about the sessions that were pulled for him?

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Sanders 1 2. Yes. A 3 And what did he say? \bigcirc 4 He said he didn't know what --5 who those people were, or who that person was, 6 he said he doesn't know why those sessions were pulled for him, because those are not clients of 7 his. 8 9 And he said that he knew that 10 there were times when Kerry would train with him 11 and she wouldn't pay for sessions with him, so 12 she would pull sessions from her clients and he 13 said maybe that's what those were. 14 So Ryan told you that Kerry would 15 pull sessions from other clients and give them 16 to him? 17 Α Yes. 18 Q And does that violate Equinox's 19 policy? 20 Yes, it would. Α 21 So sessions were taken from 2.2. clients' accounts that they hadn't used? 23 Sessions were taken --2.4 Well, you just told me that Kerry 25 would -- so how does it violate Equinox's

39 Sanders 1 2. policy? 3 Α How does it violate Equinox's 4 policy --5 Yes. 0 6 -- to pull sessions for trainers 7 who haven't performed those sessions? 8 Well, your testimony is that Ryan 9 told you that sessions were pulled and given to 10 him? 11 MR. McPARTLAND: Object to 12 the form. 13 You can answer. 14 I'm just trying to understand 0 15 what Ryan told you. 16 So Ryan told you, Ryan said, you 17 asked him about the sessions that were in his, 18 that were on his --19 Α Commission report. 20 -- his commission report. 0 21 And he said he didn't recognize 2.2 the names? 23 He said they weren't clients of 2.4 his. He didn't know who they were. 25 Q Not clients of his.

40 Sanders 1 2. And what else did he say? 3 And I said to him, I said, "You 4 didn't recognize the sessions that were pulled 5 for you that you don't train these people?" 6 And he proceeded to say there 7 were times when Kerry would train with him and pull sessions through her clients, her clients, 8 9 so that Ryan would get paid. 10 So she wouldn't get paid for her 11 clients during the session she was doing with 12 her clients, but she would pull it for Ryan so 13 he could get paid so he wasn't training her for 14 free. That's what he said she told him. 15 So there would be names on his 16 report sometimes that were not his clients, but 17 he just assumed that these were clients that 18 were possibly Kerry's that she was pulling for 19 him. 20 But as I understand your 21 testimony, the client was getting trained, 2.2 correct? 23 No, the client was not. 2.4 Q How do you know?

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Because there was no usage in our

25

Α

			4.1
1		Sanders	41
2	facility.		
3	Q	And how do you know that?	
4	А	Because I look in our system and	
5	see if the per	son was using the club.	
6	Q	You said that Ryan told you that	
7	there were tim	nes where Kerry pulled sessions for	
8	her clients and gave them to him?		
9	A	Uh-hum.	
10	Q	Did you investigate that?	
11	A	Did I investigate?	
12	Q	That accusation?	
13	A	No, I didn't.	
14	Q	So as you sit here today Ryan	
15	told you somet	hing that violated Equinox's	
16	policy, but yo	ou didn't investigate it?	
17	A	Because that was all a part of	
18	this investiga	tion.	
19	Q	Just tell me whether you	
20	investigated i	t or not.	
21		MR. McPARTLAND: Object to	
22		the form.	
23		You can answer.	
24	A	I didn't.	
25	Q	Did you look at any of Ryan's	

42 1 Sanders 2. other commission reports? 3 I looked at commission reports 4 probably for a couple of pay periods. 5 How many pay periods? 6 A couple in July. 7 Is that it? 8 Α Yes. 9 And did you ask Ryan how long he 10 alleged that Kerry had been pulling sessions for 11 her clients and giving them to him? 12 Α No, I didn't. 13 So it's your testimony as you sit 14 here today that Kerry was also stealing sessions 15 from her clients and giving them to Ryan? 16 MR. McPARTLAND: Object to 17 the form. 18 I don't understand the question. 19 Well, you just told me, didn't Q 20 you, that Ryan told you that Kerry was just 21 taking sessions from clients' accounts and 22 giving them to him, correct? 23 Kerry was performing the sessions 24 for her clients, so she was performing work that 25 she voluntarily decided not to get paid for and

43 1 Sanders 2 paid Ryan instead by pulling those sessions for him instead of herself. 3 4 0 Oh, I see. 5 But you approved that, didn't 6 you? 7 Α No, I didn't. 8 You know that you are under oath 0 today? 9 10 I'm very much aware of that. Α 11 0 And you never approved that? 12 I did not approve that. Α 13 You never told Kerry for any period of time that you would give her 14 15 authorization for that? 16 Α Nope. 17 0 All right. 18 So let's talk about Bobby. 19 Did you speak with Bobby? 20 Yes. Α 21 What did Bobby have to say? 0 22 Α He didn't know who the people 23 were. 24 Q When you say "the people," who 25 are the people?

44 1 Sanders 2. The members, the clients, the A 3 clients that were pulled, the sessions. 4 Who was that? 0 5 Who is what? Α 6 Who were the clients? I don't remember all their names. 7 Α 8 0 Do you remember any names? 9 I think one was Daniel Levy. One Α 10 might have been Brian Candida, C-A-N-D-I-D-A, I 11 believe. 12 Anybody else? 13 Α I believe another one was Jacques 14 Levy. 15 Q So it was Daniel Levy and Jacques 16 Levy? 17 I'm not sure. I think Jacques 18 was definitely one of the names, I'm pretty 19 sure, but I don't remember the last name. 20 Sorry. 21 You said that you met with your 2.2 lawyer a couple of months ago and you reviewed 23 some documents and you don't recall whether 2.4 anyone was present; is that correct? 25 Α Correct.

1	Sanders	45
2	Q And did you do anything to	
3	prepare for your deposition today?	
4	A No. I mean, I talked to him on	
5	the phone. That's about it.	
6	Q When did you talk to your lawyer	
7	on the phone?	
8	A Yesterday.	
9	Q And when did that conversation	
10	take place?	
11	A Late afternoon.	
12	Q And how long did that	
13	conversation last?	
14	A Twenty minutes maybe.	
15	Q And was anybody else on that	
16	call?	
17	A Not to my knowledge.	
18	Q And where were you when the	
19	conversation took place?	
20	A At work.	
21	Q When you say "at work"?	
22	A At Equinox.	
23	Q Where were you physically located	
24	at work?	
25	A In my office in Soho in Equinox.	
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			46
1		Sanders	10
2	Q	Is that a closed office?	
3	А	Yes.	
4	Q	Was your door closed?	
5	А	Yes.	
6	Q	And did you talk to Mr. Maietta	
7	yesterday?		
8	А	I mean, I talked to him for	
9	business, yeah	. We work together.	
10	Q	I'm asking you whether you talked	
11	to Mr. Maietta		
12	A	Yeah, I talked to him yesterday.	
13	Q	When did you talk to Mr. Maietta?	
14	A	Late afternoon.	
15	Q	And what did he say to you	
16	yesterday, lat	e afternoon?	
17	A	He told me that he needed to	
18	leave work a l	ittle early because he had to go	
19	to Lamaze with	his wife, because his wife was	
20	pregnant.		
21	Q	Did he tell you anything else?	
22	A	No.	
23	Q	That's the only thing he told you	
24	yesterday?		
25	A	Yes.	

47 1 Sanders 2. And did you ask Mr. Maietta 0 3 anything yesterday? 4 Α No. 5 Did you tell Mr. Maietta anything 0 6 vesterday? 7 Α No. And when is the last time you 8 9 discussed this case with Mr. Maietta? 10 Don't know. 11 What do you mean by that? I don't recall when I have 12 Α 13 discussed this case with him, outside of getting 14 e-mails that we had to talk to attorneys or 15 whatever. 16 Outside of that, we haven't, I 17 haven't talked to him. 18 So I don't remember when that was 19 when we started getting e-mails about, oh, we 20 have got to have these depositions or whatever 21 and we all were part of these e-mails. 2.2 So that's not the only time that 2.3 we have talked about it. 2.4 When you say "we talked about 25 it," what do you mean by that?

48 1 Sanders 2 Meaning all of us that, you know, Α 3 have to be a part of this. Who are "all of us"? 4 Q 5 Me, Matt and Mauro. Α 6 Anybody else? 7 Α No. 8 So have you ever had a Q 9 conversation with Mauro about this case? 10 No. Α 11 Q Never? 12 Α No. 13 And have you ever had a conversation with Matt about this case? 14 15 No. Α 16 Have you ever exchanged an e-mail 17 with Mauro about this case? 18 Α No. 19 Have you ever exchanged text 20 messages with Mauro about this case? 21 Α No. 22 How about with Matt, have you 23 ever exchanged an e-mail with Matt about this 2.4 case? 25 A No.

1		Sanders	49
2	Q	And text message with	
3	А	No.	
4	Q	And what type of phone do you	
5	have?		
6	A	A BlackBerry.	
7	Q	And do you text with your	
8	BlackBerry?		
9	А	Occasionally.	
10	Q	And do you text with Mauro?	
11	А	Not really.	
12	Q	When you say "not really"?	
13	А	Once every six months, maybe,	
14	once every yea:	r. Not really.	
15	Q	So you're not a big texter?	
16	A	Not on business, no.	
17	Q	And so that would include Matt,	
18	too, you don't	text with him?	
19	A	No.	
20	Q	On a regular basis you don't text	
21	with him?		
22	A	No.	
23	Q	And would that include any other	
24	Equinox employe	ee? You are not a big texter?	
25	А	No.	
		MCM REPORTING SERVICE	

50 1 Sanders 2. And other than this meeting that 0 3 you had two months ago where you looked at these 4 two documents, we are talking about the second 5 set of documents and the telephone call that you 6 had yesterday, did you do anything to prepare 7 for today's deposition? 8 Α No. 9 Did you speak to anyone else about today's deposition? 10 11 A No. 12 0 Is this a regular workday for 13 you? 14 Yes, sir. Α 15 0 And did you tell anyone that you 16 would be away from work today? 17 I told my assistant general 18 manager that I would be away from work, yes. 19 Did you give her a reason why? 0 20 Just told her that I had to do some business outside of the club. 21 2.2 Do you have an Equinox-issued Q 23 cell phone? 2.4 Α Yes. 25 Q And who is issued cell phones at

51 1 Sanders 2. Equinox? 3 Who what? 4 At the location level, other than 5 the general manager of a location, is anyone 6 else issued cell phones? 7 Outside of the general managers, 8 you said is anyone else in the club issued cell 9 phones? 10 Q Yes. 11 Not to my knowledge. Α 12 So just the general manager? Q 13 Α Yes. And I mean regional 14 managers or whatever, they're not in the clubs. 15 Did you talk to Ms. Ashdown when 16 -- well, you terminated her, right? 17 A Yes. 18 And you terminated her because 19 you thought she was stealing? 20 Α Uh-hum. 21 MR. McPARTLAND: Please 22 keep your answers verbal, 23 Lawrence, yes. 2.4 A Yes, I'm sorry. 25 Q Did she admit to stealing? MCM REPORTING SERVICE

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 1
                              Sanders
 2.
               Α
                      No.
 3
                      Did she deny it?
               0
 4
               Α
                      Yes.
 5
                      Did she offer to take a lie
 6
       detector test?
 7
               Α
                      Yes.
 8
                      And did you make any arrangement
 9
       to have her take a lie detector test?
10
                      No.
               Α
11
                     Did you tell anyone that she
12
       offered to take a lie detector test?
13
                 I believe so. I'm not 100
               A
       percent certain though.
14
15
               Q
                      You're an ambitious person, would
16
       you say?
17
               A
                      Yes.
18
                      And being a general manager at
19
       the Soho Equinox is a lofty achievement in your
20
       field, would you say that?
21
                      I guess so, yeah.
22
                      And you worked with Ms. Ashdown
               Q
23
       for a period of time --
2.4
               A
                      Yes.
25
               Q
                      -- correct?
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53 Sanders 1 2. And would you consider her, based 3 on your observations of her only, would you 4 consider her to be an ambitious person? 5 Α Yes. 6 And by that I mean in the field of fitness and fitness management, that's what I 7 8 mean. 9 Yes. Α 10 And I take it if you had an 11 opportunity to advance in your field that you 12 would want to do that, correct? 13 Α Yes. 14 Can you give me an example of how 15 you might advance in your field? 16 Get a bigger club, become an area 17 manager, regional manager. 18 By the way, what's a bigger club? 19 I'm not being a jerk, I just don't know. 20 Meaning a larger club that has 21 more employees, more revenue going through it, 2.2 it's a larger club in the Equinox brand as far 23 as maybe it's a flagship location or something 2.4 like that, more members, busier. 25 And what would be an advancement

54 1 Sanders 2. for someone who is a personal training manager? What would be an advancement for 3 4 a training manager? 5 0 Yes. Along the same lines, you know, 6 starting at a smaller club, going to a bigger 7 8 club that's busier, larger staff, becoming an 9 area manager, you know, doing something, you 10 know, that's bigger than just managing one 11 location. 12 And based on your observation, 13 did Ms. Ashdown appear to be someone who would want to advance in that way? 14 15 Α Yes. 16 Are you aware that other 17 depositions have taken place in this case? 18 A Yes. 19 And are you aware that I've taken 20 those depositions? 21 I'm not aware of that. 2.2 I will tell you that I have. Q 23 And it's my understanding, and 24 please correct me if I've misunderstood, that 25 managers at a location can pull sessions if the

55 1 Sanders 2 client doesn't pull them from the front desk, 3 correct? 4 Yes. 5 And a manager would include the 6 general manager? 7 Α Yes. 8 Which in this case would be you, 0 9 correct? 10 Α Yes. 11 And the personal training 0 12 manager? 13 Α Yes. 14 And the fitness manager? 0 15 Α Yes. 16 And a general, assistant general 17 manager? 18 Yes. Α 19 And in order to do that, you need 20 a code, correct? 21 Α Yes. 22 And if someone came to you and 23 accused you of using your code to improperly 24 pull sessions, and you hadn't done it, would you 25 want the opportunity to prove that you hadn't

56 Sanders 1 2. done it? 3 Of course. 4 Right. Would you volunteer to 5 take a lie detector test? 6 I would just do everything in my 7 power to prove that it wasn't me as opposed to 8 just saying it wasn't me. 9 And you don't think that 10 Ms. Ashdown did everything in her power? 11 I don't think so. A 12 What else could she have done? 13 I think there are multiple things that could be done. 14 15 Let's start with the first one 16 then. 17 If I'm being accused of doing 18 something that's inappropriate and the 19 documentation is given to me of this is what 20 was, what I'm being accused of, I'm going to do 21 my own investigation and I am going to bring it 2.2 back to my superiors and say, "This is what I 23 found out, this is what I've investigated, this is what I've done and this is what I believe has 2.4 25 happened."

57 1 Sanders 2. I gave Kerry that opportunity. 3 When I first brought it to Kerry's attention, I 4 didn't say, "Kerry, you did something wrong." 5 I said, "Kerry, this is what was 6 brought to my attention. I need you to explain this for me." 7 8 All Kerry said to me was "I 9 didn't do it. I don't care what you have, I 10 didn't do it and I know I didn't do it, " and 11 that was it. 12 And I said, "You've got to 13 explain this for me." 14 This was before I went to the 15 bosses and said, "Hey, I've got a situation. 16 What are we going to do about this?" 17 So I gave her that opportunity. 18 I presented it to her. I hired her. I like 19 her. She was a good employee. She was someone 20 that, you know, I thought we were close, you 21 know, and so I wanted to give her that 2.2. opportunity to show me that she would 23 investigate it.

2.4

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I didn't investigate it right

away. I wanted her to show me, let her go do

58 1 Sanders 2. her homework. Let her go do her research. Let 3 her go and question Ryan, question Bobby, 4 question Cornelia. 5 That's part of, if I'm the person 6 being accused of something and they are giving 7 me, you know, the documents, that's what I would 8 do, I would at least try to do that to show, 9 "Look, I'm investigating this, I'm looking into 10 this, I'm going to get to the bottom of it, 11 because it's not me and I'm going to show you 12 it's not me and why it's not me." 13 That didn't happen. 14 Did you ever sit down and talk 15 with Kerry and Mauro at the same time about this 16 issue? 17 Α No. 18 Did you ever sit down and talk 19 with Kerry and Ryan together about this issue? 20 Α No. 21 Did you ever sit down and talk 2.2. with Kerry and Bobby about this issue? 23 Α No. 2.4 Tell me when you first approached

Ms. Ashdown about this issue.

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59 1 Sanders 2. What do you mean? Α 3 Well, I mean, you said you gave 4 her the opportunity. 5 I mean, how long was that? 6 Α At least a week. So it's your testimony as you sit 7 8 here today that you gave her a week to 9 investigate this issue before you mentioned it 10 to anyone else? 11 Before I got others involved to the point of "What are we going to do about 12 13 this?" 14 When did you come to the 15 conclusion that she in your mind had stolen 16 something from Equinox? 17 A I don't remember the exact date. 18 I mean ... 19 Well, there's a week, right? Q 20 Was it during that week? 21 Α I would say when there was no 2.2 information from her as it relates to how this 23 happened and why this happened and who is 2.4 responsible for this, and then after speaking 25 with the individuals that I spoke with, it led

60 1 Sanders 2. me to believe that she could definitely have 3 done this. 4 So during this week you were 5 conducting your own investigation? 6 A Yes. But you weren't communicating 7 with her about that? 8 9 No. A Then when she volunteered to take 10 11 a lie detector test, you didn't pursue that 12 avenue? 13 Α No. 14 Now, isn't it true that initially Ms. Ashdown wasn't allowed to conduct her own 15 16 investigation? 17 A I don't believe that to be the 18 case. 19 So as the club manager, you, it's Q 20 your testimony that you had -- did you instruct 21 Ms. Ashdown to conduct her own investigation? 2.2 I specifically asked her or said 23 to her, "This is what the situation is. I need 2.4 you to explain this for me." 25 So to me that means her figuring

61 1 Sanders 2. out how she's going to explain to me this 3 situation. 4 And forgive me for assuming, it's 5 wrong to assume, but I would, again, assume that 6 if I'm telling her, "I need you to explain this 7 for me, " that she is going to be able to try to 8 explain it to me or for me. 9 She did not do that. She just 10 said, "I didn't do anything wrong." That's it. 11 Did you ever tell her to conduct 12 her own investigation? 13 Α No. 14 Did you ever tell her to speak to 15 Ryan? 16 No. Α 17 0 Did you ever tell her to speak to 18 Bobby? 19 No. Α 20 Did you ever tell her to speak to Mauro? 21 22 Α No. 23 Did Mauro ever complain about 0 2.4 Ms. Ashdown? 25 Α He voiced concerns about how she

62 1 Sanders 2. spoke to him and how he felt she didn't respect 3 him. 4 Ms. Ashdown was his superior, 5 correct? 6 She was his boss. But in the PT world, the PT manager and fitness manager need 7 8 to work closely together as a team even though 9 the PT manager --10 MR. HARMAN: Move to 11 strike as nonresponsive. 12 I'm going to take a break 13 now. 14 Thank you. 15 (Whereupon, at 11:13 a.m., a 16 recess was taken.) 17 (Whereupon, at 11:22 a.m., 18 the deposition resumed with all 19 parties present.) 20 MR. HARMAN: Back on the 21 record. 2.2 BY MR. HARMAN: 23 Mr. Sanders, have you made any 2.4 false statements today on the record? 25 A No.

63 Sanders 1 2. I'm sorry. I didn't hear you. 0 3 Α No. 4 Q Are you positive of that? 5 Α Yes. I take it if you had made any 6 7 false statements on the record that you would tell me? 8 9 Yes. 10 Isn't it true that you called 11 Ms. Ashdown after you terminated her? 12 Α Yes. 13 And why did you do that? 14 Because I'm a human being first Α 15 and foremost, and, like I said, I thought we had 16 a, somewhat of a friendship, I guess a work 17 friendship, and I knew what she was going 18 through, obviously, and I heard that she was 19 doing better, so just as a human being, I do 20 care about people, so I made a call to her to 21 just let her know that I was glad she was doing 2.2 better. 23 My mistake if that was taken any 2.4 way out of context. 25 But I am a human being first and

64 1 Sanders 2. foremost. 3 And, again, regardless of a 4 business relationship or a business situation, 5 business and personal are two very different 6 things. 7 I was just trying to, again, let 8 her know that I'm glad that she was doing 9 better. 10 And that was after you had 11 accused her of stealing? 12 Α Yes. 13 And you believed that she had 14 stolen? 15 Yes. Α And that she had stolen \$60? 16 0 17 MR. McPARTLAND: Object to 18 the form. 19 You can answer. 20 Yes. Α 21 Do you understand the question? 22 Α Yes. 23 How long have you been a manager 0 24 at Equinox? 25 Α About five years probably. MCM REPORTING SERVICE

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65 Sanders 1 2. And during that time you have Q 3 never terminated anyone for stealing sessions? 4 Α No. 5 Have you investigated anyone for 6 stealing sessions during that time, other than Ms. Ashdown? 7 A Not that I'm aware of, no, not 8 9 that I recall. 10 Mr. Maietta didn't like 11 Ms. Ashdown, did he? 12 A I don't think I would say that. 13 Did he like her? 14 Like her as a person or like her as a boss? I mean, he didn't dislike her --15 16 Well, let's be --He didn't dislike her. I can --17 18 he didn't dislike her. 19 You're positive of that? 20 I'm pretty certain that he did not dislike her. 21 22 Didn't he accuse her of drinking Q 23 with employees? 2.4 He didn't accuse her of that. A 25 Q Oh, he didn't?

66 Sanders 1 2. A No. 3 You have no recollection as you 4 sit here today of Mauro Maietta accusing 5 Ms. Ashdown of improper behavior and drinking 6 with other trainers? I think -- he -- he said others 7 Α were accusing her of that, not him. 8 9 But he brought that to your 10 attention, right? 11 A Yeah. 12 And he liked to bring negative 13 things about Ms. Ashdown to your attention, 14 right? 15 MR. McPARTLAND: Object to 16 the form. 17 I wouldn't say that, no. Α 18 Was there more than one occasion 19 on which Mr. Maietta brought negative things 20 regarding Ms. Ashdown to your attention? 21 MR. McPARTLAND: Object to 2.2 the form. 23 You can answer. 2.4 Α Again, like I said earlier, he 25 didn't like how she spoke to him or he felt that

1	Sanders	67
2	she talked down to him and he felt she didn't	
3	have respect for him.	
4	MR. HARMAN: Move to	
5	strike as nonresponsive.	
6	Would you please repeat	
7	the question?	
8	MR. McPARTLAND: He	
9	answered the question.	
10	MR. HARMAN: Could you	
11	please repeat the question?	
12	(Whereupon, the record was	
13	read back by the reporter.)	
14	Q That's a yes or no question.	
15	MR. McPARTLAND: Object to	
16	the question.	
17	Asked and answered.	
18	You can answer.	
19	A Again, as I stated, he	
20	Q Was there more than one, yes or	
21	no?	
22	A More than one? Yes.	
23	Q And so he brought a drinking	
24	accusation to your attention, right?	
25	MR. McPARTLAND: Object to	
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68 Sanders 1 2. the form. Asked and answered. 3 4 Α Yes. 5 And isn't it true that 0 6 Ms. Ashdown wanted to investigate that particular accusation? 7 8 Yes. 9 And isn't it true that you 10 wouldn't let her? 11 No, I didn't not let her. A 12 Did you allow her to go and speak 13 with the individuals that were allegedly involved in the incident? 14 15 She could have done that if she 16 wanted to. 17 Did you speak with them? 18 I told her that it was something 19 that I was not concerned about. 20 You were not concerned about? I was not concerned about 21 Α 2.2 something that, again, there was no substance 23 behind it, there was no reason to investigate 2.4 it. 25 Q Why did you bring it to her

Sanders 69

attention in the first place?

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2.2

2.4

A Because I think it's important for her to know or a manager to know what things are being said about them that could be, that can put them in a position where they need to be mindful of whatever it is they're doing or not doing and how, because, again, people look at us as the managers, as the leaders, and regardless of whether accusations are true or not, we should be aware of them and her job wasn't in jeopardy for that accusation, her job wasn't at risk for that accusation, so it wasn't something that needed to be investigated from that perspective, whether it was true or not true.

Q What do you mean "it"? What's "it"?

A Issues of drinking with employees or drinking with staff.

Q Have you ever had, have you ever gone drinking with staff?

A Yes.

Q Anyone ever talk to you about -- what kind of alcoholic beverages do you like to drink?

70 Sanders 1 2. A Vodka. 3 Have you ever had a vodka with a 4 staff member of Equinox? 5 Α Yes. 6 Anyone ever discuss that conduct 7 with you about being a problem at work? 8 No. Α 9 But Maietta thought it was a 10 problem, right? 11 MR. McPARTLAND: Object to 12 the form. 13 Maietta thought that the people, that whoever it was that brought it to his 14 15 attention, it was a problem. 16 People brought it to his 17 attention and he thought it might be a problem, 18 so he brought it to my attention. 19 When I had a conversation with 20 her I just said, "I'm just making you aware that 21 this is what people are saying." 2.2 Again, I don't think it's that 2.3 big a deal, we don't need to do anything, but if 2.4 she wanted to investigate it, she could have 25 investigated, but it wasn't like there was any

71 1 Sanders 2. risk in her position or jeopardy in her 3 position. 4 So if someone came to me and 5 said, "Lawrence, I heard that you were out 6 drinking with your staff and it's not cool," or 7 "this is what people are saying," I would either 8 say, "Do you know what, I didn't do this 9 particular incident, " or I would take heed to if 10 I did do it, say, you know, what I'm going to 11 make sure, I'm going to be mindful not to do it 12 again. 13 That's the point in bringing it 14 up. 15 If I felt that it was a threat to 16 her or a threat to her situation or jeopardizing 17 her situation, then we would have done a full 18 investigation. 19 So that's why I didn't deem it 20 necessary to do a full investigation. 21

Because, again, I'm just making her aware of what people are possibly saying about her so that she could be mindful of it when she's managing her people.

2.2.

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2.4

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That's the only reason I brought

72 Sanders 1 2. it to her attention. 3 So did you ever go and speak to 4 any of the individuals who had brought this --5 No, I didn't. Α 6 So you don't know whether it was 7 true or not? No, I don't know if it was true 8 Α 9 or not. 10 To be very honest, it didn't 11 matter to me whether it was true or not, because 12 it wasn't, again, something that was going to 13 jeopardize her employment with Equinox. 14 It didn't matter whether it was 15 true or not? 16 Okay. 17 So Maietta also brought the 18 allegation to your attention that Ms. Ashdown 19 favored men over women, is that true? 20 There were some of the female Α 21 trainers that felt that way. 2.2 You know, again, it's another bit 23 of information that if I'm a manager I would 2.4 want to know what people are saying about me, 25 and it was, you know, something that the female,

73 1 Sanders 2. some of the female trainers felt. 3 Whether it was true or not, I'm 4 not managing her on a day-to-day -- I'm not 5 micromanaging her on a day-to-day, I'm not 6 micromanaging everything she does in the club 7 every day. 8 You didn't investigate that? 0 9 Again, that's not something that 10 would cause her to lose her employment. 11 If I don't have the substance 12 that I need where there's a lot of people are 13 coming to me complaining about that situation. Has anybody ever told you 14 0 15 anything negative about Mauro Maietta? 16 Of course. 17 0 Like what? 18 Α That he's competitive, he's very 19 competitive. 20 Anything else? 0 That's about it. 21 Α 2.2 That's the only negative thing Q 23 that anyone's ever told you about Mr. Maietta? 2.4 Α Yeah. 25 Q How long have you been working

74 1 Sanders 2. with Mr. Maietta? I worked with him for a period of 3 4 two years, then I didn't work with him for two 5 more years, then we have now been working together again for about, I guess, two years. 6 7 And that includes during the time 8 that Mr. Maietta was supervised by Ms. Ashdown, 9 that's the only thing that was ever brought to 10 your attention about Mr. Maietta, that he's 11 competitive? 12 A Yes. 13 And I asked you about negative 14 things that were brought to your attention. 15 Α Uh-hum. 16 In what way was it brought to 17 your attention in a negative way that Mr. 18 Maietta is competitive? 19 Kerry specifically said to me Α 20 that she hates that he's so competitive. 21 Anybody else? 0 2.2 Α I can't recall, to be honest. 23 So sitting here today the only

negative thing that anyone has ever told you

about Mauro Maietta was by Ms. Ashdown, and it

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75 1 Sanders 2. was that he was competitive? 3 I mean, I think it's, you know, 4 if you were to ask me who specifically said 5 this, who said that, I think that it's kind of 6 known that Mauro is a competitive person. It's -- but it's -- has someone 7 8 specifically come to me and said, "Hey, I want 9 to complain about the fact that he's 10 competitive"? No one has really done that, but 11 I think I'm aware of how he is, so I know that 12 he's competitive. So I don't really need -- I 13 know that that can be viewed sometimes as a 14 negative thing when you're, you know, managing 15 people. 16 I have had conversations with him 17 about it, of course. 18 My question to you was, other 19 than Ms. Ashdown telling you that she thought 20 that Mr. Maietta was competitive, has anyone 21 ever said anything negative to you about Mr. 2.2 Maietta? 23 Not that I can remember. 24 Did Mr. Maietta want 25 Ms. Ashdown's job?

76 1 Sanders 2. No. Α 3 And what's the basis of your \bigcirc 4 statement? 5 The basis of my statement is that Α 6 if he wanted her job when prior to us bringing her on board, he would have tried to get the job 7 8 and he didn't do that, because when the prior PT 9 manager was let go, he was there as the fitness 10 manager and he never approached me, he never 11 came to me and said, "Do you know what, since we 12 are now in this change and we have got to get a 13 new PT manager, " he never came to me and said, "I want to be the PT manager." 14 15 It was known, obviously, he wants 16 to grow and he wants to, you know, that's 17 something that we promote, we encourage in our 18 company, for people to grow and develop. 19 So he was definitely on track to 20 wanting to be a PT manager, but at that point he 21 could have definitely come to me and said, "Do 2.2. you know what, I want this job."

 $\label{eq:helicity} \mbox{He never came to me and said, "I} % \mbox{We have the never came the$

23

2.4

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He never came to me and said, "I

77 1 Sanders 2. want her gone, because I want her job." He never did that. 3 4 Do you believe that Mr. Maietta 5 wanted to be a personal training manager? 6 I think in his long-term goals, 7 yes. And isn't it true that Mr. 8 Q 9 Maietta had just moved over from another 10 location at the time that Ms. Ashdown came on 11 board at Soho? 12 Α Yes, fairly soon, yes. 13 So he had just been there only a 14 couple of weeks, right? 15 He had been there, yeah, he would 16 have been there probably a couple of weeks. When Mr. Maietta was moved into 17 18 Ms. Ashdown's position, did you interview anyone 19 else for Ms. Ashdown's position? 20 At that time I don't believe so, don't recall. But I don't believe so. 21 2.2 Are you aware that Ms. Ashdown Q 23 was invited to return as a personal trainer? 2.4 A Yes. 25 Q And did you support that

78 1 Sanders 2. invitation? 3 Α Yes. 4 How many personal trainers are 5 there at the Soho Equinox? 6 Thirty-five to 40. 7 And if any of those 35 to 40 8 personal trainers had sessions improperly 9 pulled, i.e., they had stolen sessions, do you 10 believe that they should have been terminated? 11 If any of the trainers had 12 sessions pulled improperly, do I believe they 13 should be terminated? 14 As the general manager of the 15 Equinox, if any of the personal trainers at Soho 16 stole sessions, do you think they should have 17 been terminated? 18 A Yes. 19 (Second amended complaint 20 was marked as Plaintiff's Exhibit 1 21 for identification, as of this 2.2 date.) 2.3 BY MR. HARMAN: 2.4 I'm handing you what's been 25 marked as Plaintiff's Exhibit 1 (handing).

79 Sanders 1 2. MR. HARMAN: And we have individually marked, just for the 3 4 record, exhibits beginning with 5 one for each deposition. 6 So, for example, in the Maietta deposition we began with 7 8 1 and we rebegan with 1 in the 9 Sanders deposition and so forth, 10 just for the record. 11 BY MR. HARMAN: 12 If you would please take a look 13 at this document and let me know when you're 14 done. 15 Α (Perusing document.) What do you 16 want me to look at, just the first page? 17 Have you seen this document 18 before? 19 Yes, I believe so. Α 20 When did you first see the document? 21 22 When it was communicated that 23 this lawsuit was happening. 2.4 I'm not asking you about any 25 communications with lawyers, but when did you

80 1 Sanders 2. first learn that this lawsuit was happening? 3 When it was communicated by 4 Equinox's attorney. 5 And were you ever served with a 0 6 copy of this complaint? 7 I believe I did have a copy sent to me. 8 9 Were you physically handed a Q 10 copy? 11 I don't recall how, if I was 12 handed a copy or if it was sent in an e-mail 13 document. 14 I don't remember. 15 Q And when do you recall first 16 receiving a copy of this document? 17 Probably a few months ago. I 18 don't remember exactly. 19 A few months ago. 0 20 Are you aware that you are named as an individual defendant in this action? 21 2.2 Α Yes. 23 And what's your understanding of 0 2.4 that? 25 That I'm being, I guess, sued Α

81 1 Sanders 2. individually. For what? 3 0 4 For I'm assuming wrongful 5 termination. I don't know. I'm not sure, I 6 quess. Again, I'm not asking you about 7 the conversations you had with your lawyer. 8 9 Did you read this document? 10 I looked through it, yes. 11 And did you consider being sued a 12 serious issue? 13 Α Of course. 14 And you don't recall whether you 15 read the document or not? 16 MR. McPARTLAND: Object to 17 the question. 18 Asked and answered. 19 No, I said I looked through it. Α 20 You did read it? 21 I did say I looked through it. Α 2.2 And you said you recall reading, 23 you said you recall looking through it a couple 2.4 of months ago? 25 Probably. I don't remember the

82 1 Sanders 2 exact date or time. 3 Did you read a paper copy like 4 this (indicating), or did you read it on your 5 computer? 6 I read a paper copy. 7 Where did you do that? 8 In my office with the door Α 9 closed. 10 And what did you do with that Q 11 paper copy? 12 Α It's locked away. 13 Where is it now? 0 14 In a file locked away. Α 15 Q And do you have a file on this 16 case? 17 Α No. 18 Q You don't? 19 I have a file for my personal Α 20 stuff that I don't want anyone else to obviously 21 see. 22 Where is that located? Q 23 In my office. Α 2.4 And it's locked? Q 25 Α Uh-hum.

83 1 Sanders 2 And it has a copy of this Q 3 complaint in it? 4 Α Probably. 5 Does it have anything else related to this case? 6 7 Α No. Is it a drawer? 8 Q 9 A file cabinet. Α 10 It's a file cabinet. 0 11 You put the complaint there? 12 Α Yes. 13 And when you were reading it, did 14 you mark up anything? 15 No. Α 16 And have you ever received any 17 other documentation related to this case? 18 Α No. 19 Ever search for documents related 20 to this case? 21 A No. 22 Ever searched, do you have a 23 computer at work? 2.4 Yes. A 25 Q What kind of computer do you

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 1
                              Sanders
 2.
       have?
 3
               Α
                      I quess a desktop.
 4
               Q
                      A desktop.
 5
                      How long have you had that
 6
       computer?
 7
               Α
                      Since I have been working at
 8
       Equinox Soho.
 9
                      How long is that?
10
               Α
                      Three years.
11
                      And has the computer ever
12
       changed?
13
                      I think it, I think we have
               Α
14
       updated our systems probably a few months ago.
15
                      How about the hardware, did you
16
       have the same hardware, the same physical
17
       computer?
18
                      It might be new, because IT was
19
       upgrading all the computers.
20
                      Why did you say it might be new?
21
                      Like the physical -- are you
22
       talking about the physical computer?
23
                      I think it's a new physical
24
       computer.
25
                      And when did that take place?
                           MCM REPORTING SERVICE
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(516) 775-5209

85 1 Sanders 2. Within the last few months. A Within the last few months? 3 \bigcirc 4 Yeah. Α 5 Prior to that, were there any 0 6 other replacements of your computer? 7 Α No. 8 So if I understand your testimony 9 correctly, you had a computer at the time that 10 you were supervising Ms. Ashdown? 11 A Uh-hum. 12 And you maintained that same 13 computer up until a few months ago? 14 Α Yes. 15 And did you ever search that 16 computer for any documents related to 17 Ms. Ashdown? 18 Did I ever search my computer 19 for -- I'm not sure I understand what --20 Did you ever look for documents 21 in your computer related to Ms. Ashdown? I may have looked for old e-mails 2.2 2.3 when this all came up to see if I had the 2.4 e-mails or whatever. 25 I'm asking about, I'm really not

86 1 Sanders 2. asking you to speculate. 3 I'm asking you if you conducted a 4 search in your computer for anything related to 5 Ms. Ashdown? 6 Α Yes. 7 0 When? 8 Α When this came up, we had to go 9 back and obviously secure whatever documents we 10 may have had. 11 When did this come up? 12 Α Again, I don't remember the exact 13 date. Whenever we got contacted that we had a 14 lawsuit against us, we needed to make sure all 15 of the documents that we have as it relates to 16 this are saved and not destroyed. 17 And when was that? 18 Whenever, again, I don't remember 19 the exact date, whenever a few months ago was. 20 So it's your recollection that 21 that was a few months ago? 2.2 Α Yes. 23 So you searched your new computer 0 2.4 then? 25 I didn't have a new computer Α

87 Sanders 1 2. then. 3 MR. McPARTLAND: Objection 4 to form. 5 So you searched your old 0 6 computer? Yes. 7 Α How do you know that it was your 8 9 old computer? 10 Because I know my computer. Α 11 How do you know your computer? 12 Α Because I have been working there 13 for three years. 14 How did you search your old 15 computer? 16 Searched my e-mails and searched 17 our shared folder, which is a folder that's on 18 our shared -- on our server at corporate, so no 19 matter what computer you have, you have access 20 to that document, to that folder. 21 So you searched your e-mail and 2.2 shared folder. 23 Anything else? 2.4 A No. 25 Q And did you instruct anyone else

88 1 Sanders 2. to search their computers? 3 Α No. 4 Did you have any conversations 5 with Mauro Maietta about preserving information? 6 A No. 7 Did you search anywhere else at the Soho Equinox for information related to 8 9 Ms. Ashdown? 10 Α No. 11 Did you search her former office? 0 12 Α No. 13 Did you ask anyone to search her former office? 14 15 Α No. 16 Did you search your office? 17 Α No. 18 So you said you searched for 19 e-mails. 20 Did you find any e-mails? I found some, yeah. 21 Α 2.2 And what did you do with them? Q 23 Sent them to the attorneys. Α 2.4 What did those e-mails say? Q 25 Α They were about the investigation

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1 Sanders 2. into the sessions and about, you know, what we 3 were doing. 4 Basically most of the e-mail 5 exchange was about that, and the conversations 6 that were being had. Who were the e-mails from? 7 8 I believe that all parties on 9 the -- Joe, Liz, Minton, David Harris, Matt 10 Plotkin. I believe they were all copied on most 11 of those e-mails. 12 So you found e-mails concerning 13 an investigation and what was going on? 14 Α Yes. 15 MR. McPARTLAND: Object to 16 the form. 17 0 And a conversation. 18 I'm just trying to understand. 19 And approximately how many 20 e-mails did you find? 21 Going back and forth probably, I 22 mean, probably five to 10. 23 I'm not sure exactly. 2.4 Did you keep copies of those? Q 25 Α No.

90 Sanders 1 2. How did you forward them to your Q 3 attorneys? 4 Α Forwarded it to their e-mail. 5 So you clicked forward and 6 forwarded the e-mails that you found to the attorneys? 7 8 Or the HR department, you know, 9 or both parties. 10 Did the instruction to preserve 11 e-mails or information come from the HR 12 department? 13 MR. McPARTLAND: Objection. 14 You can answer. 0 15 Α I believe so. 16 And who in the HR department 17 instructed you to preserve information? 18 Probably, I'm thinking Matt 19 Herbert. I believe it was from him. 20 And it's your recollection that 21 that took place a few months ago? 2.2 Α Yes. 23 And how did he convey that 2.4 instruction to you? 25 A I believe we had a conference

91 1 Sanders 2. call, if I'm not mistaken. We had a conference 3 call with the attorneys and all of us on it to 4 discuss --5 MR. McPARTLAND: Nothing 6 about what was discussed on the 7 call. 8 Α Right. 9 No, just told us to preserve. 10 Outside of conversations that you 11 have had with your attorneys, and that would 12 include any person or over the phone or even 13 e-mails with your attorneys. 14 Did Matt Herbert independently 15 discuss the preservation of information 16 regarding this case with you? 17 I don't recall that. 18 But it was your understanding 19 that you needed to preserve information? 20 Α Yes. 21 And you told me what you did and 2.2 what you didn't do, right? 23 Α Yes. 2.4 Who else was on that call? Q 25 Α Which call?

92 Sanders 1 2. The call that you just described. 0 3 Joe, Matt Plotkin, Matt Herbert Α 4 and Mauro, I believe, and Joe and myself. 5 We talked about some of the other 6 things that Mauro raised with you concerning Ms. Ashdown. We talked about several of those. 7 Did Mauro Maietta ever accuse 8 9 Ms. Ashdown of not responding to his e-mails? 10 Not that I recall. 11 And did Ms. Ashdown ever tell you 12 that Mauro had made up a fake e-mail address? 13 Α Yes, she did. 14 She did? 0 15 Α Yeah, she said that. 16 0 Okay. 17 What did she say? How did that 18 come up? 19 It came up because there was some 20 miscommunication about something. I don't 21 recall what it was specifically. 2.2 And I think she was looking for 2.3 communication from him or he was looking for 2.4 communication from her and they both were 25 expecting some form of communication, and he

93 Sanders 1 2. said he sent it to her, I think, and she said 3 she never received it. 4 And then she said that she felt 5 that he was sending whatever he was trying to 6 communicate to her to some e-mail that was not 7 her e-mail. 8 Q So she accused him of making up a 9 fraudulent e-mail? 10 Something along those lines, yes. Α 11 And did you investigate that? Q 12 Α No. 13 MR. HARMAN: For the 14 record, Plaintiff's Exhibit 1 is 15 the second amended complaint in 16 this action, with this action Civ number 13 CV 1374, and it's dated 17 18 May 24, 2013. 19 Do you have the ability to log 0 20 onto Mauro Maietta's computer? 21 Under my own name, yes, but not 2.2. under his login. 23 Could you access his login if you 2.4 wanted to? 25 A No.

94 Sanders 1 2. And when Ms. Ashdown accused Mr. 3 Maietta of making up a fraudulent e-mail 4 address, did you ever sit with her and look at 5 Mr. Maietta's computer? 6 MR. McPARTLAND: Object to 7 the form. You can answer. 8 9 I don't recall. Α When Mr. Maietta made these 10 11 accusations of session stealing to you, did he 12 bring a piece of paper to you? 13 MR. McPARTLAND: Object to 14 the form. 15 No, I'm not -- no -- what do you 16 mean? 17 Well, I mean you described this 18 whole scheme where you believe that Ms. Ashdown 19 stole this money from Equinox and so forth and 20 that that was brought to your attention by Mr. 21 Maietta, right? 22 MR. McPARTLAND: Object to 23 the form. 24 How did he bring that to your Q 25 attention? He obviously had a discussion with

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 1
                              Sanders
 2.
       you, correct?
 3
                      With commission reports.
               Α
 4
                      So he brought commission reports
 5
       to you?
 6
               Α
                      Yes.
 7
                      And what did you do with those?
       Did you take them from him?
 8
 9
                      I probably did at the time, yes.
10
                      And what did you do with them?
               Q
11
                      Looked them over.
               Α
12
                      Where are they now?
13
               Α
                      I have no idea. I probably
14
       destroyed them.
15
                      You probably destroyed them?
                      I don't know. I don't know. I
16
17
       didn't keep them.
18
               Q.
                 Did you ever show them to
19
      Ms. Ashdown?
20
               Α
                      I don't remember.
21
                              (A two-page letter dated
22
                      January 9, 2013 was marked as
23
                      Plaintiff's Exhibit 2 for
24
                      identification, as of this date.)
25
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96 Sanders 1 2. BY MR. HARMAN: 3 I'm handing you what has been 4 marked as Plaintiff's 2. 5 MR. HARMAN: For the 6 record, it's a January 9th letter 7 from my office to Joseph 8 Matarazzo referencing Kerry 9 Ashdown and others. 10 (Handing.) Q 11 Α (Perusing document.) Okay. 12 Have you seen this document 0 13 before? 14 I'm not sure. I'm not sure. Α 15 Q Have you had an opportunity to 16 read the document? 17 I've glanced through it. I 18 didn't read the whole thing. 19 Do you understand what the 20 document means? 21 You are notifying Joe Matarazzo 2.2 that you are representing Kerry Ashdown and she 23 obviously has a claim or is about to pursue a 2.4 claim against Equinox. 25 And, you know, and these people

97 1 Sanders 2. are, I guess, the people listed, and make sure 3 that things are preserved. 4 0 And you see that day, January 9, 5 2013? 6 Α Yes. 7 And do you have any recollection as to whether you received this document or not? 8 9 I don't recall if I got this 10 document or not. 11 Do you recall having any 12 conversations with Joseph Matarazzo in January 13 of this year regarding Ms. Ashdown? 14 Not that I recall, no. 15 And do you recall having any 16 conversation with the human resources department 17 in January 2013 regarding Ms. Ashdown? 18 Nothing I can recall. 19 And have you ever conducted a 0 20 search of your BlackBerry for any information 21 regarding Ms. Ashdown? 2.2 A No. 23 And how long have you had the 2.4 BlackBerry? 25 Α Since 2008.

98 1 Sanders 2. Since you terminated Ms. Ashdown, 0 3 have you had any conversations with anyone 4 regarding Ms. Ashdown? 5 Α No. Other than lawyers, obviously? 6 No. 7 Α Not at all? 8 Q 9 Α No. 10 And you testified that you phoned 11 Ms. Ashdown after you terminated her, correct? 12 Α Yes. 13 And did you have any 14 conversations with anyone around that time about 15 that phone conversation? 16 Yes. 17 So you did speak with someone 18 about Ms. Ashdown? 19 Α Right after that phone 20 conversation, yes. 21 So do you want to correct your 22 earlier testimony? 23 You did, in fact, speak with 24 somebody about Ms. Ashdown, correct, after you 25 terminated her?

99 1 Sanders 2. Oh, yes. Α 3 Who did you speak with? 0 4 Α Candra. 5 And what did you say? Q 6 Actually, Candra was the one who Α 7 told me about her being better, and I said that 8 I just called and reached out to Kerry, but she 9 didn't obviously respond to me, and I said what 10 I said and, you know, I hung up the phone. 11 And did you speak with anyone 12 else regarding Ms. Ashdown after you terminated 13 her? 14 I don't recall. Α 15 0 Did you text anyone regarding 16 Ms. Ashdown after you terminated her? 17 Α No. 18 Did you e-mail anyone regarding 19 Ms. Ashdown after you terminated her? 20 Α No. 21 After you terminated Ms. Ashdown, 2.2 did you speak with any trainers? 23 Speak with any trainers? Α 2.4 About Ms. Ashdown? Q 25 Α I don't believe so, no.

100 1 Sanders 2. Did you give them any Q. 3 instructions regarding Ms. Ashdown? 4 A No, I don't believe I gave them 5 any instructions. 6 Q Did anyone ever ask you where 7 Ms. Ashdown is? 8 A I don't remember if anyone ever 9 asked me that. 10 So you terminated Ms. Ashdown, Q 11 right? 12 Uh-hum. Α 13 0 And she was escorted out of the 14 club, right? 15 Uh-hum. Α 16 Abruptly, right? 17 MR. McPARTLAND: Object to 18 the form. 19 Α I wouldn't say abruptly, but, 20 yes, she was escorted out of the club. 21 Q Before the day ended, right, 22 right after you terminated her? 23 Yes. A 2.4 In front of everyone? Q 25 Α Yes.

			1 0 1
1		Sanders	101
2	Q	Now, if that happened to you, how	
3	would you feel	?	
4	A	Of course it's not	
5		MR. McPARTLAND: Objection	
6		to form.	
7		You can answer.	
8	Q	I'm asking you.	
9		THE WITNESS: What?	
10		MR. McPARTLAND: Object to	
11		the form, but you can answer I	
12		said.	
13	Q	How would you feel?	
14	A	Of course it's not a good	
15	feeling.		
16	Q	Would you consider it a	
17	humiliating experience if you were escorted out		
18	of the club?		
19	A	It wouldn't be a good feeling.	
20	Q	Do you believe that that	
21	termination was handled properly?		
22	А	Do I believe what?	
23	Q	That that termination was handled	
24	properly?		
25	A	Yes, I do.	

102 1 Sanders 2. Isn't it true that you told Q 3 trainers not to give references for Ms. Ashdown? It was told -- I wasn't the one 4 5 that told someone that. It was the human 6 resources, probably, department, I believe, that 7 said, you know, we shouldn't do that. 8 Did you instruct any trainers not 9 to give references for Ms. Ashdown? 10 I don't recall giving 11 instructions specifically to someone to not give 12 them. 13 Did you tell any trainer not to give a reference to Ms. Ashdown? 14 15 Α Again, I don't recall that. 16 Did you e-mail any trainers and 17 tell them not to give references for 18 Ms. Ashdown? 19 A I don't recall. 20 Were you aware that during 21 Ms. Ashdown's tenure at Equinox that she became 2.2 ill? 23 Α Yes. 2.4 0 When did you become aware of 25 that?

103 Sanders 1 2. When she told me. Α 3 When did she tell you that? 0 4 Α I'm guessing maybe June 2011. 5 And how did she tell you? 0 6 She told me in my office. Α 7 came in my office and had a conversation with 8 me. 9 What did she say? 0 10 That she's got to go to the 11 doctor and she's got to get treatment and, you 12 know, so she was going to beat, you know, deal 13 with what she's got to deal with and, you know, 14 she told me not to share with anyone, because 15 she didn't want me to tell anyone, and I 16 respected her wishes and I didn't tell anyone, 17 didn't talk to anyone. 18 She said, "I don't want my staff 19 to know. I don't want anyone to know." 20 And she said, "You," I think she 21 may have told Mauro and possibly Liz Minton, so 2.2. she told me that, you know, she was going to get 23 treated and it wouldn't affect her work and she 2.4 would beat this, you know, and I supported that. 25 Did she say anything else?

104 1 Sanders 2. I don't recall anything else. A 3 Were you ever aware of any 4 conflict between the scheduling of days for Mr. 5 Maietta versus Ms. Ashdown? 6 I think they might have had some scheduling conflicts where they covered for each 7 8 other, you know, because there always has to be 9 one of them in the club. 10 So I don't recall exactly what 11 the issue was, I mean how the issue came about, 12 but I do recall something along those lines, 13 that there was some scheduling issues where they 14 seemed not to be on the same page. 15 Now, if there is a conflict 16 between scheduling, I take it there always has 17 to be a manager in the club, is that correct, 18 when the club is open? 19 Yes. A 20 And you are not always in the 21 club, correct? 2.2 Α Correct. 23 And if there's a conflict 24 between, a scheduling conflict between you and 25 Mauro, who has the final say?

105 1 Sanders 2 Α A scheduling conflict between me and Mauro? 3 4 Yes. 0 5 Α I probably would have the final 6 say. 7 Q And prior to June, when did 8 Ms. Ashdown start working at Equinox? 9 I believe February 2011. 10 So she had been working there 11 approximately five months or so before you 12 learned that she had cancer? 13 Yeah, I guess. 14 Did she tell you what type of 15 cancer she had? I believe she did at the time, 16 17 but I don't recall exactly what it is or what it 18 was. 19 Go ahead. Q 20 Α What? 21 Go ahead. 0 22 Α I mean, again, I believe she did 23 tell me at the time specifically what it was, 2.4 but I don't remember asking in depth or, you 25 know.

106 1 Sanders 2. As you sit here today, do you 0 3 know what type of cancer? 4 Α No, I don't. 5 And prior to June of 2011, did 6 anyone express any concerns about, to you, about Ms. Ashdown's health? 7 8 No. Α 9 Did anyone express any concerns 10 to you about Ms. Ashdown's appearance? 11 A No. 12 Did Mr. Maietta ever tell you 13 that he didn't think Ms. Ashdown was up for the 14 job? 15 Α No. 16 Did you notice a change in 17 Ms. Ashdown's appearance during her employment? 18 I mean, outside of her being 19 maybe tired, no. 20 So you noticed her being tired? She looked a little tired 21 Α 2.2 sometimes. 23 And when was that? 2.4 When she started getting 25 treatment again.

		107	
1	Sanders	107	
2	Q So that was after June of 20	11?	
3	A Yes.		
4	Q And did you approach her abo	ut	
5	that?		
6	A No, I don't think so. I don	't	
7	recall.		
8	Q Did you express any concern?		
9	A No, I didn't express any con	cern.	
10	Q Okay.		
11	Did you ask her if she neede	d	
12	some time off?		
13	A I don't recall if I asked he	r	
14	that, no.		
15	Q Did you ever ask her if she		
16	needed to leave work, get some rest?		
17	A I don't recall ever asking h	er	
18	that either.		
19	Q Did you make any other		
20	observations about Ms. Ashdown's physical		
21	appearance?		
22	A No.		
23	Q And were you aware that she	was	
24	undergoing chemotherapy?		
25	A Yes.		

108 1 Sanders 2. And were you aware that she was Q 3 undergoing radiation? 4 Α Yes. 5 And what were Ms. Ashdown's 6 working hours? 7 Three days a week, probably the expectation is maybe ten hours a day, you know, 8 9 three days a week and then two days a week 10 probably like eight to nine hours. 11 So probably 45 hours, maybe 50. 12 0 And was Ms. Ashdown working those 13 amount of hours? 14 Α She worked, yes. 15 Q Was she working longer than that? 16 I don't know if she worked longer Α 17 than that. 18 I know she worked, she told me 19 that she was going to work and this was not 20 going to stop her from working and she was going 21 to do what she needed to do, and, you know, 22 that's what she wanted to do. 23 Did she arrive to work before 24 you? 25 Α Sometimes.

109 1 Sanders 2. Sometimes. What does that mean? 0 3 When I get to the club, she's 4 there, you know. If she's there, that means she 5 arrived before me. 6 What are your working hours? My working hours are usually 9:00 7 Α to 8:00, 9:00 to 9:00. 8 9 I work anywhere from 11 to 12 10 hours a day, Monday, Tuesday, Wednesday; 11 Thursdays I put in that same thing, about 11 12 hours, 9:00 to 8:00, you know. Saturdays I 13 work, you know, probably 9:00 to about 6:00, so 14 I'm working about 50 hours a week. 15 So you don't work on Fridays or 16 Sundays? 17 Correct, unless it's needed. 18 Did Mr. Maietta ever express any 19 concerns about Ms. Ashdown's physical 20 appearance? 21 Not to me. Α 22 Did any trainers ever express 23 concern about Ms. Ashdown's physical appearance? 2.4 Δ Not to me. 25 Q Did they ever express any

110 1 Sanders 2. concerns about Ms. Ashdown's ability to, and I'm 3 talking about the trainers now, Ms. Ashdown's 4 ability to perform her job? 5 Not that I'm aware of, no. 6 Did any clients or members, I 7 guess you call them, any members of Equinox ever 8 complain about Ms. Ashdown? 9 Not that I'm aware of. 10 Do you think Ms. Ashdown was a 11 good trainer? 12 Α I guess. 13 0 You quess. 14 Did she ever train you? 15 No. Α 16 Did you ever ask Ryan about her 17 training ability? 18 Α Did I ever ask Ryan? No. 19 About her training abilities? 20 Yes. 0 21 No. Α 22 Did Mauro think that Ms. Ashdown Q 23 was a good trainer? 2.4 MR. McPARTLAND: Object to 25 the form.

			111
1		Sanders	
2		You can answer.	
3	Q	Do you understand the question?	
4		It's a pretty simple question.	
5	Do you understa	and it?	
6	А	Of course.	
7		We never really talked about it,	
8	to be honest.		
9	Q	You never talked with Mauro about	
10	how		
11	А	About how she was as a trainer?	
12	No. We never	really talked about that.	
13	Q	Ever?	
14	А	About how she was as a trainer?	
15	No.		
16		If she was a good trainer or not	
17	a good trainer,	no.	
18	Q	Did you ever train with Mauro?	
19	А	Yes.	
20	Q	Is he a good trainer?	
21	А	Yes.	
22	Q	What makes him a good trainer?	
23	А	He's cognizant of the client's	
24	movement, he pa	ays attention to what you are	
25	doing, he corre	ects you while you are doing what	

			112
1		Sanders	
2	you're doing.		
3		So he's very attentive to the	
4	client.		
5		And, you know, the program was a	
6	good program.		
7	Q	And as part of your job	
8	responsibiliti	es as a general manager, do you	
9	endeavor to learn about the training abilities		
10	of people you	manage?	
11	A	I train with other trainers, yes.	
12	Q	Have you ever trained with Mr.	
13	Diaz?		
14	A	Mr. Diaz?	
15		I don't know who you are speaking	
16	of.		
17	Q	Who's the fitness manager right	
18	now?		
19	A	Darwin.	
20	Q	Darwin.	
21		What's his last name?	
22	A	Diaz, right.	
23	Q	Have you ever trained with	
24	Mr. Diaz?		
25	A	No, I haven't.	

```
113
                              Sanders
 1
 2
                      Do you have an opinion as to
       whether he's a trainer or not?
 3
 4
                     No, I don't.
               Α
 5
                      Did you ever ask Mauro whether he
 6
       was a good trainer?
                      No, I haven't.
 7
               Α
 8
               0
                      So you don't know?
 9
                      No, I'm not sure.
               Α
10
                             MR. HARMAN: I would like
11
                      to take another short break and
12
                      take a lunch break in about an
13
                      hour.
14
                              Okay.
15
                              (Discussion off the record.)
16
                              (Whereupon, at 12:16 p.m., a
17
                      recess was taken.)
18
                              (Whereupon, at 12:32 p.m.,
19
                      the deposition resumed with all
20
                      parties present.)
21
                             MR. HARMAN: On the
22
                      record.
23
       BY MR. HARMAN:
2.4
                 Mr. Sanders, have you ever had an
       employee who, other than Ms. Ashdown, who has
25
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114 1 Sanders 2. been diagnosed with a serious illness? 3 Not that I can recall off the top 4 of my head. 5 Have you ever had an employee who 0 6 has become pregnant? 7 Probably, but I can't think of it off the top of my head. 8 9 Have you ever had an employee who 10 has had an immediate family member who has 11 passed away? 12 A Yes, I have had that before, 13 yeah. 14 0 Do you know what the Family Medical Leave Act is? 15 16 The Family Medical Leave Act? 17 MR. McPARTLAND: Object to 18 form. 19 You can answer. 20 Yeah, I have heard of it, yes, of Α 21 course. 22 Have you ever had any employees Q who have taken medical leave? 23 2.4 Not that I recall, no. A 25 Q Have you ever had any employees

			115
1		Sanders	110
2	take bereaveme	nt leave?	
3	А	Yes.	
4	Q	And today does an employee ask	
5	you for permis	sion to take bereavement leave?	
6	А	Yes.	
7	Q	And do you grant that permission?	
8	А	Obviously if they had a	
9	bereavement, y	es, we would have to grant it.	
10	Q	And you do that in conjunction	
11	with the human	resources department?	
12	А	Yes.	
13	Q	And does the human resources	
14	department hav	e policies and procedures with	
15	respect to ber	eavement leave?	
16	A	Yes.	
17	Q	And does the human resources	
18	department hav	e policies and procedures with	
19	respect to lea	ve for medical issues?	
20	A	Yes.	
21	Q	What are they?	
22	А	The Family Medical Leave Act.	
23	Q	What is that?	
24		MR. McPARTLAND: Object to	
25		the form.	
	1		

116 1 Sanders 2. You can answer. 3 If someone has a medical 4 situation and they can't perform their duties or 5 they need to take time off because of that, they 6 would go through the proper steps, getting doctors' notes, whatever, to take time off. 7 8 And I'm pretty sure that there is 9 a time frame that you have to take that time 10 off, and you're ensured to have your job when 11 you come back from that time off, not 12 necessarily the same place, but at least the 13 same job. 14 And have you ever had an employee that has taken medical leave? 15 16 Not that I recall. 17 Let's go back to the situation 18 with the e-mail. 19 So did you ever confront Mr. 20 Maietta about this accusation that he sent a 21 fake e-mail? 2.2. We might have talked about it, 23 but I don't really remember, to be honest. 2.4 What makes you think that you 25 might have talked about it?

117 1 Sanders 2. Because I generally address most Α 3 issues or at least my style is if something is 4 brought to my attention, I will address it. 5 Well, do you think making up a 6 fake e-mail address to one supervisor is a 7 serious issue? 8 A Of course that would be a serious 9 issue. 10 And since it was a serious issue, 11 would that warrant a discussion with the 12 employee reporting the accusation? 13 MR. McPARTLAND: Objection. 14 Yeah. Yes. Α 15 0 But you don't recall whether you 16 had a discussion or not? 17 I don't recall. A 18 Did you ever see a fake e-mail 19 address? 20 A I don't recall seeing a fake 21 e-mail address. 22 When you say you don't recall, is Q 23 it possible that you did? 2.4 A I mean, I will say anything is 25 possible, but I don't remember. I don't

118 1 Sanders 2. remember seeing a fake e-mail address. Well, that's an unusual 3 4 circumstance, right, to see a fake e-mail 5 address, right? 6 Yeah, it would be unusual. 7 0 Right. 8 So in my memory right now, I 9 don't recall seeing a fake e-mail address. 10 Do you recall going into 11 Ms. Ashdown's and Mr. Maietta's office with 12 Ms. Ashdown around the time that she brought 13 this serious issue to your attention? 14 MR. McPARTLAND: Object to 15 the form. 16 Α We probably did. I don't 17 remember. 18 What makes you think you probably 0 19 did? 20 If you're saying, if you're 21 asking me the question, maybe we did. I don't 2.2 remember. 23 You don't remember going in? 2.4 Α No. 25 It was two years ago, I don't

119 1 Sanders 2. remember everything. 3 I'm only asking you about what 4 you remember. 5 Α Right. 6 I mean, you know, you remember some pretty specific details about other things 7 regarding Ms. Ashdown, so I'm asking you about 8 9 other situations with employees. 10 (A document Bates stamped 11 EOX-6358 was marked as Plaintiff's 12 Exhibit 3 for identification, as of 13 this date.) 14 BY MR. HARMAN: 15 I'm handing you what has been 16 marked for identification as Plaintiff's Exhibit 17 3 (handing). 18 Please take a look at it. 19 MR. HARMAN: For the 20 record, it's an e-mail printout with Matthew Herbert's name in 21 2.2 the heading, but it is an e-mail 23 that purports to be from Lawrence 2.4 Sanders to Joe Matarazzo and 25 others dated September 1, 2011.

120 1 Sanders 2. BY MR. HARMAN: Do you recognize this document? 3 0 4 Α Yes. 5 Did you draft this document? 0 6 Yes. Α 7 Did you draft it on September 1, 2011? 8 9 Yes. Α 10 Is there anything in this e-mail 11 that is inaccurate? 12 Α No. 13 And is it true that Ms. Ashdown 14 felt Mauro Maietta had something to do with it? 15 Α That's what I believe, yes. 16 And did you investigate that? 17 Α Yes. 18 So Ms. Ashdown alleges that Mauro 19 Maietta had something to do with the session 20 pulling, right? 21 She never said that to me directly, but that's what I believe she --22 23 That's what this e-mail says, 24 right? 25 Α That's what I believe she felt.

121 1 Sanders 2. Basically, she feels, that's what I believe she 3 felt. 4 Did she tell you that or not? 5 All she said is, "I know who did Α 6 this." 7 Did she tell you that she 8 believes Maietta was a part of it? 9 She never said specifically to me that she felt he was the one that did this. 10 11 So you are telling me on the 12 record under oath that she never told you that 13 she felt Mauro Maietta was a part of this? 14 MR. McPARTLAND: Objection. Asked and answered. 15 16 I want the record to be clear. 0 17 She never said to me according to 18 this situation that she believed Mauro had 19 something to do with it. 20 But you felt in earnest and in 21 your role as the general manager of the whole 2.2 Soho location that she felt Mauro had something 23 to do with it? 2.4 A Yes. 25 Q And you now are testifying that

122 1 Sanders 2. you investigated that? 3 I'm testifying that, obviously, 4 yes, I looked into it, yes. 5 You investigated it? 0 6 Yes, I investigated it. Does "look into it" and 7 8 investigate mean the same thing to you? 9 To me, yes, it does. 10 So then we'll go with 11 investigate. 12 What did you do to investigate 13 whether Mauro Maietta had anything to do with 14 this? 15 I obviously questioned him about 16 the sessions, questioned him about the pulling 17 of the sessions, you know, the expiring sessions 18 and the reinstatement of the sessions, 19 questioning him about that information. 20 So you questioned Mr. Maietta? 21 Α Yes. Where did that conversation take 22 23 place? 2.4 In the club, in the office. Α 25 So you brought him in, you asked Q

123 1 Sanders 2. him into your office? 3 Α Yeah. 4 And you questioned him? 5 We talked about it, yes, we Α 6 questioned him. 7 Was anybody else present? No. 8 Α 9 But you just said "we questioned 10 him." 11 What do you mean by that? 12 Α I meant me. 13 You questioned him? 14 Α Yes. 15 Q And what did you say to him? 16 I just said, "Did you have 17 anything to do with this? Did you have anything 18 to do with the pulling of these sessions?" 19 And what did he say? 20 He said no. He said, "That my codes aren't used. I'm not" -- "I wasn't 21 22 around. I wasn't here in the building when they 23 were done, when it was done." 2.4 And did you corroborate whether 25 or not he was in the building when it was done?

				124
1			Sanders	1
2		A	Yes.	
3		Q	You did.	
4			What did you do to do that?	
5		A	We have surveillance video in our	
6	club.			
7		Q	And did you review surveillance	
8	video?			
9		A	Yes, I did.	
10		Q	And when did you do that?	
11		A	During the week of investigating	
12	this sit	tuation		
13		Q	So you reviewed surveillance	
14	video?			
15		A	Yes.	
16			MR. HARMAN: We're going	
17			to call for the production of the	
18			surveillance video that was	
19			reviewed during the week of your	
20			investigation, as you call it.	
21			For the record, no	
22			surveillance video has been	
23			identified or produced in this	
24			action even though it was clearly	
25			called for as part of the	
			MCM REPORTING SERVICE	

125 1 Sanders 2. Well, part of -- I'm sorry. Α Please, let me finish. 3 \bigcirc 4 MR. McPARTLAND: There is 5 no question pending. 6 THE WITNESS: Okay. 7 Who was present when you purportedly looked at this surveillance video? 8 9 I honestly don't remember who was 10 present, if there was anyone present. I don't 11 remember. 12 But you remember looking at 13 surveillance video? 14 Yes, I do. Α 15 Where did you look at surveillance video? 16 17 It's in my office. 18 And what did you see, if 19 anything, on the surveillance video? 20 To see if Mauro was in the club 21 during the time that the sessions were pulled, 2.2 if he entered the building or left the building 23 during that time. 2.4 How much surveillance video did 25 you look at?

126 1 Sanders 2. I looked at the video from the 3 time stamps on, you know, from the time stamps 4 of when the sessions were pulled. 5 So if they were pulled, again, I 6 don't remember the exact time, but if the sessions were pulled at say 2:00 in the 7 afternoon, I looked at video from before that 8 time all the way up until that time. 9 10 0 I see. 11 So from before that time, what 12 does that mean to you? 13 Α If the sessions were pulled at 2:00, I looked at video prior to 2:00 p.m. on 14 15 the particular day that the sessions were pulled 16 to see if Mauro was in the club. What time does video start? 17 0 18 It's basically ongoing. Α 19 So how much video did you look 0 20 at? I looked at the video from the 21 Α 2.2. dates of the pulled sessions and the time stamps 23 of those sessions and, again, the amount of time 2.4 prior to the sessions being pulled. 25 Well, the video is 24-hour video,

127 Sanders 1 2. right? 3 Α Uh-hum. 4 And if the sessions were pulled 5 at 2:00, right, it's your testimony that you 6 looked at all the video on that date before 7 2:00, correct? 8 Meaning the hours of that 9 particular day. 10 So if it was pulled on Saturday 11 at 2:00 in the afternoon, that means the person 12 would have had to have been in the club at 2:00 13 in the afternoon on that Saturday to pull the 14 sessions. 15 They would have to have been 16 there. 17 So I'm going to look at the video 18 prior to 2:00 all the way up until 2:00 to see 19 if that individual or who is in the club during 20 that time prior to 2:00, because they would have 21 to have been in the club to pull the session. 2.2 So that's the video that I looked 23 at. 2.4 Did I look at the last three days 25 worth?

128 1 Sanders 2. No, because the club closes every 3 day, so there's no one in the club. You can't 4 have access to the club. 5 And, again, the session was 6 pulled on a particular day and time, so I would 7 have to view during that time frame before the 8 sessions were pulled. 9 How much video would you say you looked at? 10 How much time did you spend looking 11 at video? 12 Α A couple of hours. 13 So if sessions were pulled at 14 2:00 in the afternoon, you looked at a couple of 15 hours of video prior to that session being 16 pulled; is that your testimony? 17 Α Yeah. 18 So you came to the conclusion 19 that there was no way that Mr. Maietta could be 20 involved in this in part because you looked at a 21 couple of hours of video prior to when the 2.2 session was being pulled? 23 Correct. 2.4 And did you notice whether during 25 this few hours of video that you looked at, did

129 1 Sanders 2. you notice whether Ms. Ashdown was on the video? 3 Α Yes. 4 So you did see her on that video? 0 5 Yes. Α 6 I take it this video is pretty 7 important to your investigation, right? 8 Α Yes. 9 Did you show the video to 0 10 anybody? 11 I don't remember. 12 Did you preserve the video? Q 13 Α No. 14 Did you e-mail anybody about the 15 video? 16 I believe it was definitely 17 talked about with Matt Plotkin. 18 Please just answer my question. 0 19 Did you e-mail anybody about the 20 video? 21 Α E-mail anybody about the video? 22 No, I don't believe I e-mailed 23 anyone about the e-mail. 2.4 Is there any evidence whatsoever 25 as you sit here today about this video?

			1 2 0
1		Sanders	130
2	A	No, probably not.	
3	Q	So you destroyed it?	
4	A	No, I didn't destroy it.	
5	Q	But you didn't save it?	
6	A	Didn't save it.	
7	Q	You didn't e-mail anyone about	
8	it?		
9	A	No.	
10	Q	Didn't write a memo about it?	
11	A	I didn't write a memo about it,	
12	no.		
13	Q	So you have a video that supports	
14	your investigat	ion into someone stealing, but it	
15	doesn't exist a	nymore, right?	
16	A	Correct.	
17	Q	And how long does the video	
18	automatically s	ave itself?	
19	A	Probably a month's worth, and it	
20	just kind of ta	kes over itself.	
21	Q	So it saves itself	
22	A	Like if the video saves on the	
23	system for prob	ably like a month	
24	Q	How do you know that?	
25	А	Because that's what our video	

131 1 Sanders 2. people that set up the cameras told me at the 3 time, that, you know, that's what I knew about 4 the video at the time. 5 So you have gotten some training Q 6 on the video? 7 Α Yes. 8 0 Do you know how to save video? 9 Α Yes. 10 But you didn't save this video? 0 11 Α No. 12 Did you notice whether Ryan was Q 13 on the video? 14 Don't remember. Α 15 How about Bobby, did you notice 16 whether he was on the video? 17 I don't remember. Α 18 This investigation that you 19 conducted into whether Mauro Maietta was part of 20 this session pulling scheme, you said you talked to him? 21 22 Α Yes. 23 Did you memorialize that 2.4 conversation? 25 Α What do you mean?

132 Sanders 1 2. Did you e-mail anybody about it? 0 3 Α No. 4 0 And so there is no record of it, 5 right? 6 Probably not. Α 7 And did you speak with anyone else as part of your investigation into Mr. 8 9 Maietta? 10 Probably Matt Plotkin. 11 0 Why do you say probably? 12 Α Because that's who my direct boss 13 is, so that's who I usually first talk to. 14 What would he know about whether 15 Mr. Maietta stole the sessions? 16 He would know -- you asked about 17 the video, right? 18 Q Yes. 19 He would know when I was, during Α 20 the investigation into this matter, I believe I 21 did communicate to him that we watched -- I 2.2 watched the video, not we, I watched the video 23 and Mauro was not in the building as 24 specifically pertains to Mauro, having the 25 belief that he did have something to do with

133 Sanders 1 2. this or not. And I believe I did let Matt know 3 4 that I watched the video and Mauro wasn't in the 5 club during the time that the sessions were 6 pulled. 7 So I'm pretty sure that I had that conversation with Matt. 8 9 Why are you pretty sure about that? 10 11 Because, again, he was involved 12 in, I communicated pretty much everything to him 13 as it relates to this situation. This wasn't me on an island by 14 15 myself saying "I'm going to make these 16 decisions. I'm going to do these different 17 things." 18 I was definitely communicating to 19 my boss, my direct boss, what I was doing and 20 how I was doing what I was doing. 21 So I'm pretty confident that I 2.2. told him about that. 23 How many sessions were involved 2.4 in this investigation? 25 I believe -- I want to say either

134 1 Sanders 2. 18 or 21, something around that number. 3 And you're positive based on your 4 investigation that Mr. Maietta wasn't involved 5 in any of these 17 or 18 sessions? 6 A Yes. 7 And did you look at video with respect to all 17 or 18 of these sessions? 8 9 Yes. Α 10 You did? 11 To see if he was in the building 12 during the time those sessions were pulled. 13 Most of them were pulled over a 14 two, maybe three-day period at the most. 15 So it wasn't like they were 16 pulled individually on multiple days. 17 They were pulled on Saturdays and 18 it was a group of them that were pulled on 19 Saturday. 20 So it wasn't like I had to watch 21 18 days' worth of video. 2.2 Did you watch more than one day 2.3 of video? 2.4 I watched the days that the 25 sessions were pulled.

135 Sanders 1 2. I'm asking if you watched --3 because earlier you testified you only watched a 4 couple of hours of video leading up to one 5 session. 6 So let's talk about what you recall you actually looked at. 7 8 Did you look at more than a couple of hours of video leading up to one 9 10 session? 11 It wasn't one session. It was 12 multiple sessions that were pulled and on the 13 days those sessions were pulled, I looked at 14 video to see if Mauro was in the club on those 15 days that those sessions were pulled. 16 That's what I looked at. And I 17 looked at the video prior to the time stamp of 18 when the sessions were pulled. 19 Have you ever used anyone else's 0 20 login ID to log into someone else's computer? 21 No. Α 2.2 Are you positive of that? Q 23 I don't use anyone else's ID Α 2.4 ever. 25 Ever, in the five years, you Q

136 1 Sanders 2. never used anyone's login ID to log into a 3 computer? 4 MR. McPARTLAND: Objection. 5 Asked and answered. 6 I don't use anyone else's login. 7 I have my own. I don't need to use anyone 8 else's. 9 Have you ever been aware of 10 anyplace else using someone else's login ID to 11 log in to a computer? 12 Possible, I don't know. 13 I'm not asking about 14 possibilities --15 I don't know. Α 16 As a manager of a gym, have you 17 ever become aware of anyone using a login ID to 18 log into a computer that wasn't theirs? 19 MR. McPARTLAND: Object to 20 the form. 21 I'm not aware of that. Α 2.2 So you're not aware of it? Q 23 Α No. 2.4 So if someone pulled a session at 25 6:00 in the evening, let's say, how much video

137 1 Sanders 2. would you have looked at on that day to 3 determine that Mr. Maietta wasn't in the 4 building that day? 5 I would look at video for a few Α 6 hours before 6:00. 7 So what is a few hours in your mind? 8 9 I would look at 3:00 in the 10 afternoon to 6:00 to see if, you know, because 11 you, again, you would have to physically be in 12 the building to pull the session at 6:00. 13 So I would want to see if prior 14 to 6:00 p.m. if the person is in the building or 15 prior to 6:00 p.m. have they left the building. 16 So you want to see if they're in 17 there, how long were they in the club, and did 18 they leave. That's basically what I can see or 19 watch from the video. 20 Earlier I thought you said that 21 you just looked at video leading up to the 2.2. session. 23 Are you now telling me you looked 2.4 at video after the session was pulled?

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What I'm saying is, I'm watching

25

138 1 Sanders 2. video up until the time that the session is 3 pulled, meaning to see who's in the building or 4 if they've left the building prior to that 5 session being pulled. 6 So that's all I'm looking at. 7 0 Okay. Because I need to know if they're 8 9 in the building when that session was pulled. 10 That's the most important thing. 11 Right. Q 12 If a session was pulled at say 13 6:00, you said --I'm going to before 6:00 to 14 15 watch. 16 For three hours, right? 0 17 Α Right. 18 Like for three hours, but if 19 someone got to the building in the morning and 20 stayed in their office throughout the day, would 21 you know whether or not they were in the 2.2 building or not? 23 If they came in the building 2.4 early and stayed in the building? 25 If they came into the building at

139 1 Sanders 2. 8:00 in the morning? 3 And didn't leave the building, 4 you are saying? 5 Yes. 0 6 Then obviously if I didn't watch 7 from 8:00 in the morning, then, no, I wouldn't know that they were in the building. 8 9 Just please answer my question. 10 If they arrived at 8:00 in the 11 morning, you only looked at video from 3:00 to 12 6:00, but they arrived at the building at 8:00 13 and didn't leave, would you know whether or not 14 they were in the building based on your looking 15 at those three hours of video? 16 Probably not, if they didn't 17 leave, no. 18 How many cameras are there? 0 19 Nine cameras in the club. Α 20 Where are the cameras located? 21 Α Front desk, locker rooms, 2.2. outside, shop, retail place and down the 23 corridor leading into the gym. 2.4 There is a camera in the locker 25 room?

140 Sanders 1 2. Not in the locker room, outside. Α 3 MR. HARMAN: Could you 4 read back the list, please? 5 (Whereupon, the record was 6 read back by the reporter.) Other than the main entrance to 7 8 the gym, is there any other way to get into the 9 gym? 10 Not to my knowledge, no. 11 And how many cameras in total 12 would you say there are, nine? 13 I think it's nine. 14 So you would have to look at nine 15 different sets of video; is that correct? 16 I would look at the video from, 17 the video that has everyone -- there's two 18 cameras that everyone has to pass by, which is 19 the front desk, so that's the camera that you're 20 looking at primarily, the front desk camera, 21 because everyone -- no one can get into the club 2.2 unless they walk past the front desk, so that's 23 the primary camera that you're going to look at. 2.4 So it's your testimony that you 25 looked at the front desk camera?

141 1 Sanders 2. And looking at the camera going Α 3 down the corridor leading into the gym. That's 4 another camera that 95 percent of the people 5 that are coming in have to go past, and that's 6 the camera that would lead to the gym floor and 7 where the PT manager's office is. 8 So those are two separate 9 cameras? 10 Yes. 11 0 Two separate sets of video? 12 Α Yes. 13 Did you look at them 14 simultaneously? 15 Α Yes. 16 So you were looking at two sets 17 of video at the same time? 18 Α Yes. 19 Did you look at any other video? 0 20 Α No. 21 And do you recall on how many 22 days you have looked at video? 23 How many days? I don't know the 24 exact number of days. It was just whatever days 25 were --

142 Sanders 1 2. Well, I'm not talking about on Q 3 different days. 4 How many different days of video 5 did you look at when you conducted your 6 investigation into Mr. Maietta? 7 Whatever the days were that the sessions were pulled, that's the days that I 8 9 looked at on the video. 10 But I'm asking about your 11 recollection. So did you think it was more than 12 13 two? 14 It was at least two. Α 15 Q Do you think it was more than 16 five? 17 A I don't believe so. I don't know 18 for sure. 19 And what else besides this video 20 that you looked at did you do to conduct an 21 investigation into Mr. Maietta? 22 That was probably the primary 23 thing that I did. 2.4 I don't think there was anything 25 else I did as far as an investigation.

143 1 Sanders 2. So you didn't do anything else, 0 3 you just looked at this video for three hours 4 leading up to the sessions that were pulled? 5 Α Yes. 6 And based on what you have 7 testified to today, you determined that there 8 was no way that Mr. Maietta could have been 9 involved in this session pulling? 10 Α Yes. 11 And you didn't speak to any other 12 employee of Equinox regarding whether Mr. 13 Maietta was involved in this? 14 Α No. 15 But you did speak with other 16 employees regarding whether Ms. Ashdown was involved in this, right? 17 18 MR. McPARTLAND: Object to 19 the form. 20 You can answer. 21 Α No, I didn't speak to other 2.2 employees whether she was involved in this or 2.3 not. 2.4 I spoke to trainers with regard 25 to the sessions that were pulled and asked do

144 1 Sanders 2. they know about these sessions. I didn't tell these trainers that 3 4 I think, do you think Kerry is involved in this, 5 that's not what I said. 6 Did you speak with any Equinox 7 employees about whether Ms. Ashdown, other than 8 the corporate employees that you have talked 9 about, whether Ms. Ashdown was involved in the 10 session pulling? 11 A Not that I recall. 12 When did you conduct this 13 investigation? It was in August 2011. 14 15 Let's turn your attention back to 16 Plaintiff's Exhibit 3. 17 (Perusing document.) Α 18 You testified that you drafted 19 this e-mail and in the last sentence of the 20 first paragraph, would you agree that it says, 21 "She also feels he needs to be investigated in 2.2 regard to this situation"? 23 What about it? A 2.4 Did you write it? Q 25 Α Yes.

145 1 Sanders 2. And did you write it on September 0 1, 2011? 3 4 Yes. 5 And had you completed your 6 investigation when you wrote this e-mail? 7 Probably, yes. I'm pretty certain, because I already looked at the video, 8 9 yes. 10 So you had already completed your 11 investigation? 12 A I'm just communicating to them 13 what she felt or what I believed she felt, so that they knew, that's all. 14 15 So you wanted them to know what 16 you thought she felt? 17 A Yes. 18 But you didn't think it was 19 important to tell them that you had already 20 completed an investigation involving looking at video? 21 2.2 Again, I'm pretty confident that 23 I had a conversation with Matt Plotkin about 24 what I did prior to sending this e-mail. 25 (A document Bates stamped

1		Sanders	146
2		EQX-6400 was marked as Plaintiff's	
3		Exhibit 4 for identification, as of	
4		this date.)	
5	BY MR. HARMAN:		
6	Q	I'm handing you what's been	
7	marked as Plain	ntiff's Exhibit 4 (handing).	
8		Please take a look at it.	
9		MR. McPARTLAND: Just for	
10		the record, we removed the	
11		confidentiality designation on	
12		this document.	
13		So if you want to produce	
14		the unredacted document, which I	
15		believe I produced, I used in	
16		Ms. Ashdown's deposition, just	
17		let me know.	
18		MR. HARMAN: Okay.	
19		MR. McPARTLAND: Because I	
20		see the member's name is redacted	
21		on this document.	
22	А	(Perusing document.)	
23	Q	Are you done?	
24	А	Yes.	
25	Q	I take it you as a general	
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147 1 Sanders 2. manager of the Soho location consider session 3 stealing to be a pretty serious offense? 4 Α Yes. 5 And as part of your investigation 6 into the serious sessions stealing, you determined that Ms. Ashdown had stolen sessions; 7 is that correct? 8 9 Yes. A 10 And that Mr. Maietta had not been 11 involved in the session stealing; is that 12 correct? 13 Α Yes. 14 Now, because you have testified 15 it's such a serious offense, did it occur to you 16 that Ms. Ashdown might have been stealing 17 sessions during her entire time there? 18 Possibly, yes. Α 19 And that could mean that members 0 20 of Equinox would have had sessions taken from 21 them illegally, right? 2.2 A Yes. 23 And did you endeavor to determine 2.4 whether or not Ms. Ashdown had stolen sessions 25 during other periods?

			4.40
1		Sanders	148
2	A N	· ·	
3	Q T	hat wasn't important?	
4		MR. McPARTLAND: Object to	
5	f	orm.	
6		You can answer.	
7	A I	just didn't do it.	
8	Q A	ll right.	
9	S	o as you sit here today you have	
10	no idea whether	any other sessions were stolen	
11	even in your clu	b?	
12	A N	· ·	
13	Q B	ecause you didn't look?	
14	A C	orrect.	
15	Q D	rawing your attention to	
16	Plaintiff's Exhi	bit 4 here, this is a	
17	spreadsheet that	is Bates stamped EQX-6400, and	
18	it has the line	member name, or membername,	
19	redacted, it's s	ubsequently been produced in	
20	unredacted form.		
21	Р	erhaps we will review that	
22	document at a la	ter point in the deposition, but	
23	for now we are g	oing to discuss this document.	
24	D	o you recognize this document,	
25	Mr. Sanders?		

149 1 Sanders 2. A Yes. What is it? 3 \bigcirc 4 It was the IT report that they 5 pulled from the database to analyze the sessions 6 that were pulled. 7 When you say "they," who is "they"? 8 9 The IT department. Α 10 And when you say "analyze," who 11 was analyzing this? 12 Α I was, and I believe Matt looked 13 at it. 14 I'm not sure who else looked at 15 it. 16 So you analyzed this document? 0 17 Α Yes. 18 And as part of your analysis, 19 what did you do? 20 Just looked at the dates, you 21 know, to perform, the dates, you know, who it 22 went to and who got credit for it and when they 23 were used, reinstated, all of that stuff. 2.4 Why were they reinstated? Q 25 Α Because they looked -- well,

150 1 Sanders 2. the -- when something is reinstated, that means 3 it should not have been used, is one reason for 4 it being reinstated. 5 And another way, another reason 6 it would be reinstated is if it expired and you 7 actually want to use an expired session, so then 8 it would be reinstated for that purpose. 9 So that's two reasons why it would be reinstated. 10 11 Let's look at line one. Do you 12 know why the session in line one was reinstated? 13 Α Because he should not have been 14 paid for that session, so it got reinstated. 15 And how did you determine that --16 so it was reinstated when? It doesn't have the date on here 17 18 when it was reinstated, but it was reinstated 19 because it should not have been used. 20 Are you guessing or do you know? 21 No, I'm telling you. Α 2.2. And what does the date reflect? Q 23 The date reflects the date that

it was pulled or performed from the system, the

24

25

performed date.

151 1 Sanders 2. What does the August 13, 2011 Q 3 date reflect, in your opinion? 4 That's the date that reflects 5 when it was pulled, like used in the system. 6 What is August 16th, what is that date? 7 A That's the date that it was 8 9 reinstated, because it should not have been 10 used. 11 But you just testified earlier 12 that you didn't know when it was reinstated? 13 Α Well, I made a mistake. 14 MR. McPARTLAND: Object to 15 the form. 16 Did you testify earlier that you didn't know when it was reinstated? 17 18 Α I made a mistake. 19 Do you understand this form? 20 Α I have a good understanding of 21 the form, yes. 22 If you go to the third line where 23 it says February 12, 2012, what does that mean? 24 A That was the expired date. 25 That's what it says.

152 1 Sanders 2. And if it was, where does it say 0 3 that it was expired? Oh, I see. 4 So it's your testimony that that 5 means that that date reflects when the session 6 was expired? 7 Α Yes. 8 0 Okay. 9 See, the part --Α 10 0 Please, please. 11 February 12, 2012, would you 12 agree is a date after August 13, 2011, correct? 13 Α Yes. 14 So that particular session hadn't 15 expired, correct? 16 Correct. 17 Is there any session on here that 18 you are aware of that had expired? 19 Α (Perusing document.) It looks 20 like none of them had expired yet. 21 MR. HARMAN: It's 1:10. 22 Why don't we take a lunch break 23 now? 2.4 (Whereupon, at 1:10 p.m., 25 a luncheon recess was taken.)

		1.50
1	Sanders	153
2	AFTERNOON SESSION	
3	September 12, 2013	
4	2:06 p.m.	
5	LAWRENCE SANDERS, resumed and	
6	testified further as follows:	
7	EXAMINATION	
8	BY MR. HARMAN	
9	Q Mr. Sanders, while on your break	
10	did you speak to anyone about your testimony?	
11	A No.	
12	Q Did you speak to anyone at all?	
13	A No.	
14	Q Did you use your phone?	
15	A No.	
16	Q As part of your investigation	
17	into session pulling, did you investigate	
18	Cornelia?	
19	A I had a conversation with her,	
20	yes. And also I believe Liz Minton had talked	
21	to her about it or spoke to her about the	
22	session pulling.	
23	Q So you had a conversation with	
24	her and that's it?	
25	A Yes.	

154 Sanders 1 2. Did you ever work at the 17th 0 3 Street location? 4 Α Yes. 5 What was your title there? 0 6 General manager. Α 7 0 How long did you hold that title? 8 Α Two years. 9 And what were the years of that? 2008 to 2010. 10 Α 11 And you testified that you were 12 able to pull, you as one of the managers are 13 able to pull sessions for trainers, correct? 14 Α Yes. 15 0 And how do you do that? 16 Either the trainer has come to us 17 and said the session forgot to be pulled or 18 there's a book that we have that's called 19 cancellation book slash forgot to pull book. 20 So when clients forget to pull 21 their sessions, the trainers write the client's 2.2 name in this book and they write down whether it 23 was a no show, late cancellation or basically 2.4 forgot to pull. 25 And then the PT manager or the

155 1 Sanders 2. fitness manager is responsible for checking this 3 book on a daily basis and pulling whatever 4 sessions need to be pulled. 5 So if you are not able to do 6 that, then I would potentially be the third 7 person or the AGM would be the fourth person 8 that would be instructed to take care of that. 9 Who is the AGM? 10 Α Currently? 11 Yes. Q 12 Α Name is Jed Prisby and Jane 13 Montoya. 14 There are two? 0 15 Α There are two AGMs in my club 16 presently, yes. 17 The first one? 0 18 Α The name is Jed Prisby, J-E-D 19 P-R-I-S-B-Y. 20 And the second one? 21 Jane Montoya, M-O-N-T-O-Y-A. 22 And how long has Jed been an 23 assistant general manager? 2.4 He's been with Equinox for, I 25 believe for a little over two years.

156 Sanders 1 2. How long has he been at Soho? 0 3 About three, four months. Α 4 And how many assistant managers 5 were there when Ms. Ashdown was there? 6 One. Α What was that individual's name? 7 I believe it was Lauren Buck. 8 Α 9 And where is Ms. Buck now? 10 No longer with Equinox. Α 11 And how did her employment with Q 12 Equinox end? 13 We decided that she should go a different route in the company, do a different 14 15 position. 16 We spoke to her about it and she 17 decided not to want to do that, so she left. 18 And how would you describe the 19 relationship between Lauren Buck and Mauro 20 Maietta? 21 I'd guess I would describe it as 2.2 professional. 23 Did he complain about her? 2.4 Α No, not to my recollection, no. 25 Would you describe, would you Q

157 1 Sanders 2. describe the relationship between Mauro and 3 Ms. Ashdown as professional? 4 Mauro and Ms. Ashdown as 5 professional? 6 0 Yes. For the most part, yes, it was 7 professional. 8 9 Ever identify any unprofessional 10 behavior on the part of Mauro Maietta with 11 respect to their relationship? 12 No, I haven't. Α 13 You trained with Mauro Maietta, right? 14 15 Α Yes. 16 And there was a time where you 17 trained with him on a regular basis, correct? 18 Α Yes. That would be at least three 19 0 20 months, maybe three months, approximately? 21 Α Yes. 22 And that would be a couple of 23 times a week? 2.4 A Yes. 25 Q And you're his direct supervisor,

158 1 Sanders 2. correct? 3 The PT manager is his direct 4 supervisor. I'm the supervisor over everyone in 5 the club. 6 So as part of your 7 responsibilities as the supervisor over everyone 8 in the club, do you check in with the personal 9 training manager to see how things are going? 10 Yes. Α 11 And the fitness manager to see 12 how things are going? 13 Α Yes. 14 And I assume you want to know 15 good things about them, right? 16 Α Yes. 17 And did Mr. Maietta ever say 18 anything positive about Ms. Ashdown? 19 A He thought that she brought a 20 different energy, obviously in the beginning, 21 and she was, like I said, driven and ambitious 2.2 and motivated and wanted to inspire people in 2.3 the club. 2.4 So that was something that was 25 good that he recognized.

159 1 Sanders 2. Did he specifically tell you Q 3 those things or are those your observations? 4 Those were my observations of the 5 interactions and based on, you know, again, 6 conversations had with him in the beginning. 7 Now, I'm going to repeat my 8 question so the record is clear. 9 Yes. Α 10 Did Mr. Maietta ever say anything 11 to you that was positive about Ms. Ashdown? 12 Α Specifically I can't recall. 13 Now, when you were working at the 14 17th Street location, did you have a login 15 number to log into your computer? 16 Α Did I? 17 0 Yes. 18 Α Yeah. 19 And were there occasions when you 0 20 had to pull sessions? 21 Probably very rare, but maybe, but I don't recall. 2.2 23 But would you know how to do it 2.4 if you needed to? 25 A Of course.

			160
1		Sanders	160
2	Q	Did you have an office at 17th	
3	Street?		
4	А	Yes.	
5	Q	Was it enclosed?	
6	A	Yes.	
7	Q	And I'm not asking for the	
8	specific numbe	er. It doesn't really matter.	
9		But I take it you punch in some	
10	kind of code t	o log into the system to pull a	
11	session, right	?	
12	A	Yes, your cashier's code.	
13	Q	Your cashier's code.	
14		And that's your own private code,	
15	right?		
16	A	Yes.	
17	Q	No one else has that?	
18	A	Correct.	
19	Q	No one is supposed to have that,	
20	right?		
21	A	Yes.	
22	Q	Do you have that written down	
23	anywhere?		
24	А	No.	
25	Q	Have you memorized it?	
		MCM REPORTING SERVICE (516) 775-5209	

1		Sanders	161
2	A	Yes.	
3	Q	How long have you had it?	
4	A	I have had it probably my entire	
5	employment at	Equinox.	
6	Q	So it doesn't change?	
7	А	The only way it would change is	
8	if I found out	someone had it, then I would have	
9	it changed.		
10	Q	But it doesn't change when you	
11	move from club	to club?	
12	A	No, it doesn't.	
13	Q	And if you wanted to log in to	
14	pull a session	at another computer, could you do	
15	that?		
16	A	There's only certain computers	
17	designated to	pull sessions.	
18	Q	What are those?	
19	A	The front desk computers, my	
20	computer as a	general manager.	
21	Q	Right.	
22	A	And the PT manager's computer,	
23	the PT and fit	ness manager.	
24		I believe those are the only	
25	computers desi	gnated to pull sessions from, like	

162 1 Sanders 2. IT has to set it up so you can pull sessions 3 from those computers. 4 So it's not any computer in the 5 club that has the ability to pull sessions. 6 0 Right. 7 Well, I'm not talking about computers that are out in --8 9 You are talking specific to the 10 club? 11 I understand. 0 12 So you have got the front desk 13 and your computer and the PT and fitness 14 manager's computers, right? 15 Α Right. 16 Now, there are trainers that work 17 at more than one club, right? 18 A Trainers that work at more than 19 one club? 20 Yes. 0 21 Not, no. Α 22 That never happens? Q 23 That doesn't happen. Α 2.4 Q You're positive of that? 25 Α It's possible, but that's not

163 1 Sanders 2. what I'm used to. That's not what I have 3 experienced. 4 Well, like when a trainer becomes 5 a manager in training, for example, and they 6 move from one club to the other, but they still have a client base at one club, but they're 7 8 moving to another club to become a manager and 9 they're going through a training program, isn't 10 it possible that they might be training people 11 in two different locations? 12 A You're saying if I'm -- is the 13 question you're asking, if I'm manager, I have 14 been promoted to a manager? 15 If you are a trainer? 16 If you are a trainer, I'm not 17 aware of trainers training multiple people in 18 different locations. 19 I'm not aware of it. 20 Ever? 0 21 I'm not aware of it. Α 2.2 Is it possible? Q 23 Anything is possible, but I'm not 24 aware, that's not the protocol of the standard

for how things are supposed to go.

25

164 Sanders 1 2. Is this protocol written down 0 someplace? 3 4 I'm not aware of that. Α 5 How do you understand this 0 6 protocol? 7 Α I understand that if you're a trainer at one location, you train your clients 8 9 at that location. 10 The only time you would 11 potentially train one of your clients at this 12 location, at another location, is if there's 13 some kind of unforeseen issue at that location 14 where members can't go to it for whatever the 15 reason is, then we may make accommodation for 16 our trainers to train a client at a different 17 location. 18 Let's go back to the computer, 19 the cashier's code. 20 Α Uh-hum. 21 So your cashier's code was the 2.2. same, but you went to Soho and you could log 23 into the designated computers using the same 2.4 cashier's code, right? 25 Well, logging into the computer

165 1 Sanders 2. and using the cashier's code are two very 3 different things. 4 But you could use the same 5 cashier's code at Soho that you used at 17th 6 Street, correct? 7 Α Yes. And I take it that Ms. Ashdown 8 9 had a cashier's code, correct? 10 Α Yes. 11 And that Mr. Maietta had a 12 cashier's code, correct? 13 Α Yes. And that like yours, they could 14 be used at other locations? 15 16 If they were transferred to those locations as managers. 17 18 I'm not asking if they were 19 transferred. 20 No, they can't be used. 21 I'm not asking about policy. 22 A They would not be able to use the 23 code at the location. They only can use their 2.4 code at the location that they work at. 25 Q How do you know that?

166 1 Sanders 2. Because that's the way our system Α 3 is set up. 4 How do you know that? 0 5 I have worked for the company for Α 6 long enough to know how the system is set up. 7 Do you know of any policy that 8 says that a cashier's code can't be used at more 9 than one location? 10 I know that when I go to a 11 location that I don't have access to, and I'm 12 not working at, and if I tried to use my 13 cashier's code, it won't work. 14 Have you tried to do that? 15 Of course. Α 16 When? 17 Early on in my Equinox career, 18 obviously, to see when I'm at another club 19 trying to do some work because I'm not at my 20 club to try to log into the computer, it won't 21 allow me to do it. 22 So is part of this investigation 23 into Cornelia, you spoke with her? 2.4 Α Yes. 25 Q And what did you say to her?

167 1 Sanders 2. I asked her does she know who A 3 these people were and did she, you know, pull 4 sessions for Kerry to, with this client, and, 5 you know, did she pull these sessions. 6 What did she say? 7 Α She didn't know who these people were and she said that, no, she didn't pull the 8 9 sessions for Kerry. 10 And did you ask her anything 11 else? 12 I asked her did Kerry have her 13 cashier's code and she said Kerry was the one 14 that gave it to her. 15 She said that Kerry was the one 16 that gave it to her? Her cashier's code. 17 Α 18 Who issues cashier's codes? 0 19 What? Α 20 Who issues cashier's codes? 21 The managers of the respective Α 2.2. So like if you're the fitness departments. 23 manager or the PT manager and you have a manager 2.4 in training, they have the ability to issue or 25 let them know what their cashier's codes are

168 1 Sanders 2. going to be. So that's who would tell them. 3 4 Front desk employees, assistant 5 managers or myself would tell the front desk 6 employees, "This is your cashier's code, 7 obviously don't share it with anyone. This is 8 what you're going to use to be able to do 9 transactions." 10 So it depends on the employee 11 that needs the cashier's code and that manager 12 or whoever is directing, managing that employee, 13 will give them the cashier's code. 14 She told you that Kerry issued a 15 cashier's code to her? 16 She was a manager in training, 17 right? 18 She was a manager in training. Α 19 She wasn't a trainer, right? 0 20 Α Right. 21 And Kerry would issue -- do 2.2 trainers get cashier's codes? 23 No, not trainers, no. Α 24 0 Who issued Kerry's cashier's 25 code?

169 1 Sanders 2. I probably gave Kerry her A cashier's code. 3 4 So you would have known Kerry's 5 cashier's code? Yeah. 6 Α And where would you have kept it? 7 8 I don't keep it anywhere. Α 9 So you have no idea. 0 10 Did you issue Mauro's cashier's 11 code? 12 Α Probably not, because he was a 13 manager before I became a general manager at 14 17th Street. 15 So I would assume that the PT 16 manager at that club gave him his cashier's 17 code. 18 You would assume? 19 I would assume. I don't know for A 20 certain who gave him his cashier's code. 21 And did Cornelia tell you 22 anything else? 23 No. A 24 Did you talk to Bobby about this 25 session pulling?

170 1 Sanders 2. Yes, I did. A 3 Tell me, what benefit would Ms. 4 Ashdown have from giving sessions to Bobby? 5 One, I know Bobby was a trainer 6 that was struggling and he was a trainer that 7 was having a difficult time with his business, 8 and these sessions that were pulled for him 9 helped him hit a pay period bonus, which means 10 he gets additional money because of these 11 sessions being pulled for him. 12 And, you know, I know that Kerry, 13 again, she wanted to take care of her people. And so the benefit would be if she has a trainer 14 15 on staff that she has helped out to make a 16 little bit more money. 17 And I know that there was a 18 period of time where, you know, Kerry and I had 19 a conversation about how Bobby was struggling, 20 and, you know, him needing money and confiding 21 in her about some financial stuff that was going 2.2 on with him. 23 Did he tell you this or did she

A She told me that.

2.4

25

tell you that?

171 1 Sanders 2. So you believe that Ms. Ashdown 0 3 took sessions and gave them to Bobby because he 4 was struggling financially? 5 Α Possibly, yes. 6 So you believe it's possible or 7 do you believe it's true? 8 I believe it's true. 9 So you believe that she stole 10 sessions to give them to Bobby because he was 11 struggling with money, but that these sessions 12 that she stole helped him get a bonus, correct? 13 Α Yes. 14 And that she likes to take care 15 of her people, right? That's your testimony, 16 correct? 17 Α Yes. 18 And are there any other people 19 that she was taking care of? 20 Α I don't know. 21 Did you conduct any 2.2 investigations into whether she was taking care 23 of any other of the 35 to 40 people? 2.4 Α No, I don't. 25 Q That wasn't important to look at?

			172
1		Sanders	1/2
2		MR. McPARTLAND: I object	
3	to th	ne form.	
4	A I dic	dn't look at it.	
5	Q Did y	you interview anyone else	
6	well, once you termi	inated Ms. Ashdown for	
7	stealing the \$60, di	ld you interview anybody else	
8	for her position?		
9		MR. McPARTLAND: I object	
10	to th	ne form.	
11		You can answer.	
12	A I bel	lieve I answered that. I	
13	don't recall intervi	lewing anyone else.	
14	Q So yo	ou just put Mauro in that	
15	position, right?		
16	A Yes.		
17	Q And w	was he excited to have that	
18	position?		
19	A I'm r	not sure. You would have to	
20	ask him that.		
21	Q I'm a	asking you did he appear to	
22	be excited to have t	chat position?	
23	A I'm r	not certain whether he was	
24	excited or not.		
25	Q Did h	ne seem stressed?	

			4 00
1		Sanders	173
2		MR. McPARTLAND: Object to	
3		the form.	
4		You can answer.	
5	А	I don't think he was thrilled the	
6	way it came abo	out. I don't think he was excited	
7	about that.		
8	Q	Are you speculating again or are	
9	you telling wha	at you observed?	
10		I am asking you about your	
11	observations, r	not your speculations.	
12	А	My observation is it wasn't the	
13	best situation	to be in. That was my	
14	observation.		
15	Q	So you're positive that Mauro	
16	didn't set Ms.	Ashdown up for this scheme of	
17	session pulling	j ?	
18	А	Yes.	
19	Q	Are you friendly with Mauro?	
20	Would you consi	der him a friend?	
21	А	I consider him a work colleague.	
22	Q	That's it?	
23	А	As a work colleague.	
24	Q	You worked with him for a long	
25	time?		

1		Sanders	174
2	A	Yes.	
3		Do you feel like you have his	
4	back?		
5	A	I have his back just as much as I	
6	have anyone els	e's back.	
7	Q	So when you are looking at this	
8	video for three	hours on some days, did you	
9	notice whether	Cornelia was on any of the	
10	videos?		
11	A	Yes, I did.	
12	Q	And was she?	
13	A	She was there.	
14	Q	So she was on the video?	
15	A	Uh-hum.	
16	Q	It's your conclusion that	
17	Cornelia had no	part of this session stealing	
18	scheme solely b	eased on what she told you, that	
19	she just didn't do it?		
20	A	No, because she wasn't there	
21	during she h	ad left the club already.	
22	Q	So you noticed on the video that	
23	she had left th	e club as part of your video	
24	investigation?		
25	A	Correct.	

		175
1	Sanders	175
2	Q I see.	
3	And when had she left the club?	
4	A She left the club approximately	
5	around 1:00, 1:30, I believe it was.	
6	I don't remember exactly, but I	
7	know she left the club before, because obviously	
8	I would have dealt with that.	
9	Q Did you memorialize that	
10	anywhere?	
11	A No.	
12	Q And you said she left the club	
13	around 1:00.	
14	Was that every day? You looked	
15	at video did you look at video for just one	
16	day?	
17	MR. McPARTLAND: Objection.	
18	Asked and answered, but	
19	you can answer.	
20	A I looked at video for the days	
21	that the sessions were pulled, and, again, to	
22	witness who was in the club during those times.	
23	Q And did she leave the club every	
24	day about 1:00?	
25	A She was only in the club one of	

176 1 Sanders 2. the days. And she left at 1:00? 3 4 Α Approximately. I don't really 5 recall exactly. 6 But you didn't save the video of 7 her leaving at 1:00? 8 MR. McPARTLAND: Objection. 9 Asked and answered. 10 Α No. 11 You didn't show the video to 0 12 anybody? 13 Α No. 14 And you didn't memorialize this 15 alleged departure of Cornelia shortly before the 16 session pulling? 17 A No. 18 Now, there were sessions pulled 19 at other times. 20 I mean, I take it now that you 21 are testifying that she left at 1:00 because 22 some of the sessions were pulled at 2:00, 23 correct? 24 I'm just saying based on what I 25 watched.

177 Sanders 1 2. Well, that's a pretty specific 0 3 recollection, right? 4 You said it was a long time ago, 5 but now you're saying you specifically remember 6 her leaving at 1:00, right? 7 I said approximately. I didn't 8 say she specifically left at that time. 9 What makes you think that she 10 approximately left at 1:00? 11 Because she left the club, prior 12 to the sessions being pulled, she left the club. 13 I do know that. 14 MR. HARMAN: I'm going to 15 call for the production of all 16 records concerning any personal 17 training sessions that Cornelia 18 performed at the Soho location or 19 at any other location on 20 August 13, 2011, July 30, 2011, 21 July 16, 2011 and that's it. 2.2 So it would be any records 23 concerning sessions that were 2.4 pulled or any work-related 25 activity for Cornelia Hobbie,

			178
1		Sanders	1/0
2		H-O-B-B-I-E, at the Soho location	
3		or at any other location,	
4		including the location that she	
5		had recently transferred from	
6		where I understand she was still	
7		performing personal training	
8		sessions.	
9		MR. McPARTLAND: We will	
10		take that under advisement.	
11		Please put all your	
12		requests in writing.	
13	BY MR. HARMAN:		
14	Q	Do you access your work e-mail	
15	from your Blac	kBerry?	
16	A	Yes.	
17	Q	And do you access your work	
18	e-mail from an	y other location other than your	
19	desk say or yo	ur BlackBerry?	
20	A	Yes.	
21	Q	Where?	
22	A	Any computer that I have access	
23	to I can acces	s my e-mail.	
24	Q	Do you have a computer at home?	
25	A	Yes.	

179 1 Sanders 2. Do you access your work e-mail 0 from home? 3 4 Α Sometimes. 5 And did you look for any e-mails 0 6 concerning Ms. Ashdown on your home computer? 7 Α No. 8 And other than this home computer 9 that you have testified to, is there any other 10 computer that is not an Equinox computer that 11 you used to access your work-related e-mail? 12 Α No. 13 Now, when you were doing this video investigation, did you happen to notice 14 15 whether Bobby was at the location when the 16 sessions were pulled? 17 A No. 18 Q You did or did not? 19 I did not notice. Α 20 And did you happen to know 21 whether Ryan was at the location when the 2.2 sessions were pulled? 23 I did not notice. 2.4 Q Did you look? No, I didn't look. 25 Α

			180
1		Sanders	100
2	Q	Did you look for Bobby?	
3	А	No, I didn't look for Bobby.	
4		MR. HARMAN: I'm going to	
5		also call for the production of	
6		all personal training sessions	
7		that were performed by Mauro	
8		Maietta on August 13, 2011,	
9		July 30, 2011, July 16, 2011, and	
10		that's it.	
11		So all personal training	
12		sessions that were performed by	
13		Mr. Maietta on those dates at the	
14		Soho location or any other	
15		records of any work-related	
16		activity of Mr. Maietta on that	
17		date.	
18		MR. McPARTLAND: Take it	
19		under advisement.	
20		Please put all requests	
21		into writing.	
22	BY MR. HARMAN:		
23	Q	Did you ever evaluate Ms.	
24	Ashdown's work	performance?	
25	А	No.	

181 1 Sanders 2. And how about Mr. Diaz, did you 0 3 participate in a search for Mr. Maietta's 4 replacement? 5 Α Yes. 6 You did? 7 Α Yes. 8 Was anyone else interviewed besides Mr. Diaz? 9 10 Mr. Diaz is the second fitness 11 manager. We had one named Lakei who was before 12 him, who was shortly after. 13 And who selected Lakei? 14 Α It was a combination of the PT 15 department, I believe Joe, Liz, Rich, were all 16 involved in that decision-making process, me 17 being included with it also. 18 Q What's Lakei's last name? 19 Herman, H-E-R-M-A-N. Α 20 Is Lakei a man or woman? 21 Α Man. 22 And how did Mr. Herman and Mr. Q 23 Maietta get along? 2.4 They got along okay. A 25 Q Okay?

182 1 Sanders 2. A Yeah. 3 What happened to Mr. Herman? \bigcirc 4 He decided to step down from his Α 5 position a year after being in the position to 6 pursue his own personal interests. Did he ever complain about Mr. 7 Maietta? 8 About him being competitive. 10 0 Anything else? 11 Not to my knowledge. Α 12 Did he complain that Mr. 13 Maietta's competitiveness was a problem in the 14 workplace? 15 He complained that he didn't like 16 it. He thought that that was not something that 17 be should be doing or that was effective or 18 whatever. And that's also what Ms. Ashdown 19 20 was complaining about, correct? 21 Uh-hum, yes. 2.2 And have you ever reprimanded Mr. 23 Maietta for his competitiveness? 2.4 I have had conversations with him A 25 about it.

183 1 Sanders 2. I'm asking if you reprimanded Q 3 him? 4 Α I wouldn't say I've reprimanded 5 him, no. 6 Have you told him to stop it? Q 7 Α I've told him to cut it out, yes. And has he? 8 Q 9 To a large degree, yes. Α 10 What does that mean "to a large 11 degree"? That means that he is not nearly 12 13 as competitive as he once was, so he has worked 14 on improving himself in that regard. 15 When you say "competitive," does 16 that mean that he wants to be better than 17 everyone else? 18 That means he's a sport person 19 and he's competitive as it relates to sports or 20 as it relates to competition, whether it's 21 weight lifting, whether it's -- whatever, as it 22 relates to sports. That's what's he's 23 competitive in. 2.4 Personal training is a type of 25 physical activity, right?

184 1 Sanders 2. Α Right. 3 And he's competitive in the 4 personal training area, right? 5 He's competitive obviously in 6 being the best at whatever it is that he's 7 doing. 8 (A document Bates stamped 9 EQX-6397 through EQX-6399 was 10 marked as Plaintiff's Exhibit 5 for identification, as of this date.) 11 12 BY MR. HARMAN: 13 I'm handing you what has been 14 marked as Plaintiff's Exhibit 5 (handing). 15 Please take a look at it. 16 (Perusing document.) Okay. 17 You testified you had a 18 conversation with Bobby about whether he knew 19 anything about these, the sessions stealing? 20 Α Yes. 21 And that you had, that Ms. 2.2 Ashdown had confided in you that she was 23 concerned about Bobby's financial condition, 2.4 correct? 25 A Yes.

185 1 Sanders 2 And did you ask Bobby if he was 0 having financial difficulties? 3 4 Α No. 5 And did you ask if Ms. Ashdown 6 had given him sessions in the past that he had not actually performed? 7 8 Α No. 9 How about with Ryan, did you ask 10 Ryan if he had been given sessions by Ms. 11 Ashdown in the past that he had not performed? 12 Α No. 13 So as you sit here today, you have no idea whether Ms. Ashdown had given Bobby 14 15 sessions in the past that he had not performed? 16 No. Α 17 And you have no idea whether Ms. 18 Ashdown had given Ryan sessions in the past that 19 he had not performed? 20 Α No. 21 MR. McPARTLAND: Objection 22 to form. And please note my 23 objection to the prior question, 2.4 as well. 25 Q So let's move on.

186 1 Sanders 2. Did you ask whether Cornelia 3 Hobbie had ever given, just Ryan, whether 4 Cornelia had ever given him sessions? 5 Α No. 6 And how about Bobby, did you ask 7 Bobby if Cornelia had ever given him sessions? 8 Α No. 9 So as you sit here today you have 10 no idea whether Cornelia Hobbie had given Bobby 11 or Ryan sessions in the past? 12 Α No. 13 Now, drawing your attention to Plaintiff's Exhibit 5, are you familiar with 14 15 this document? 16 Α No. 17 0 You have never seen this document 18 before? 19 No, I haven't. Α 20 Okay. 0 21 MR. HARMAN: For the 22 record, this is a document that's 23 Bates stamped EQX-6397, EQX-6398 2.4 and EQX-6399. 25 It was an internal series

187 Sanders 1 2. of data produced by Equinox. 3 The second page, drawing your 4 attention to the second page, it says in the 5 center of the page, after a checkmark it says, 6 "Employee was involuntarily terminated." And then it says, "Who (Name and 7 Title) informed the employee of the termination 8 9 decision." 10 And it says, "Matt Plotkin, 11 regional manager, and Lawrence Sanders, GM." 12 Have you ever seen an entry like 13 that before with respect to any employee? 14 I'm not sure I understand. 15 0 Do you know what this spreadsheet 16 is? 17 Have you ever seen a spreadsheet 18 like this before? 19 MR. McPARTLAND: Objection 20 to form. 21 I haven't seen this spreadsheet, 2.2. but what it looks like is what we internally do 23 when an employee is no longer working with us, 2.4 we have to submit an EAF. 25 What's an EAF?

188 1 Sanders 2. A I believe it's called an 3 employment authorization form which dictates how 4 we hire people and how we terminate people, so 5 we have to go through a system to make sure we 6 hire people properly and we terminate them 7 properly. 8 So this is what this looks like, 9 but I've never seen it in this format. 10 Did you write this? Q 11 A Yes. 12 0 You did write this? 13 Α Yes. 14 And is this an accurate 15 description of Ms. Ashdown's termination? 16 Yes. 17 And is there anything that is 18 inaccurate about this description? 19 Not to my knowledge, no. A 20 And is this a complete and 21 accurate description of the basis for your 2.2 termination? 23 Yes. 2.4 Drawing your attention, you 25 testified that you wrote this, right?

189 1 Sanders 2. A Yes. 3 It says, "There were 17 total 4 sessions that were pulled for three trainers, 5 Kerry being one of the trainers that four of the 6 17 were pulled for, " "four of the 17 sessions 7 were pulled for, " sorry. 8 "Kerry being one of the trainers 9 that four, " so does that mean that four were 10 pulled for Kerry? 11 A Yes. 12 And so is it your belief that Ms. 13 Ashdown pulled all of these sessions -- drawing 14 your attention back to Plaintiff's Exhibit 4. 15 Is it your belief that Ms. 16 Ashdown pulled all of those sessions? 17 A Yes. 18 And you have no idea whether she 19 pulled any more sessions, you know, 20 fraudulently, than the sessions that are on this 21 spreadsheet? 2.2 Α Correct. 23 Did you generate the spreadsheet? 2.4 Α No. 25 Did you ask for it to be Q

1		Sanders	190
2	generated?		
3	A Yes.		
4		MR. McPARTLAND: Objection.	
5		Asked and answered.	
6	A Yes.		
7	Q And w	hen you asked for the	
8	spreadsheet to be ge	nerated, what did you ask	
9	for?		
10	A I ask	ed for sessions that were	
11	pulled for specific	clients on specific dates.	
12	Q And w	ho gave you those clients'	
13	names?		
14	A Mauro		
15		MR. McPARTLAND: Object to	
16	the f	orm.	
17	A Mauro		
18	I mea	n, he showed me the	
19	documents and that's when I went to look at the		
20	documents.		
21	Q So Ma	uro gave you some names and	
22	then you had IT generate this Plaintiff's		
23	Exhibit 4, right?		
24	A Yes.		
25	Q But y	ou didn't look at any other	

```
191
 1
                              Sanders
 2.
       names other than the names that Mauro gave you,
 3
       correct?
 4
                      Correct.
 5
                              MR. HARMAN: Let me just
 6
                      take a few minutes.
 7
                              (Whereupon, at 2:47 p.m., a
 8
                      recess was taken.)
 9
                              (Whereupon, at 2:53 p.m.,
10
                      the deposition resumed with all
11
                      parties present.)
12
                              MR. HARMAN: Back on the
13
                      record.
14
       BY MR. HARMAN:
15
                  Mr. Sanders, do you think that
16
       you made the right decision in terminating Ms.
17
       Ashdown?
18
               Α
                      Yes.
19
                      And would you have done anything
20
       differently?
21
                      I guess given the circumstances I
22
      probably would have saved the video.
23
                      Anything else?
2.4
               Α
                      That's probably it.
25
                      And would you have asked anyone
               Q
```

192 1 Sanders 2. at corporate whether the company would allow Ms. Ashdown to take a lie detector test? 3 4 Α I don't know. 5 No, I don't think I would have 6 asked anyone at the company for that. 7 I mean, I believe it was Matt, when she said that to us, I believe Matt was 8 9 present. 10 So, again, him being my superior, 11 he was present when she said that, so, again, I 12 can't speak definitely, but I believe it was 13 communicated, because they asked, you know, what 14 happened after we had the termination 15 conversation with her and it was told this is 16 what she said, so it was somewhat, I believe 17 there was knowledge of the fact that she 18 volunteered at that point to say, "I'll take a 19 lie detector test." 20 But I believe that -- I don't think we made a bad decision or a wrong 21 2.2 decision. 23 If it had been your decision, 2.4 would you have allowed her to take a lie 25 detector test?

193 Sanders 1 2. I'm not sure. A 3 If you were in her shoes, would 4 you have wanted to take a lie detector test? 5 MR. McPARTLAND: Object to 6 the form. 7 You can answer. I don't know. I think I've 8 9 communicated in a previous question what I would 10 do if I was in that situation, I would just try 11 to do everything I can to investigate it myself 12 and show my boss what, prove or try to prove to 13 my boss that I didn't do it instead of just 14 saying "I didn't do it." 15 That's what I would do in that 16 situation and try to do my best to convey that. That's all I think I would do. 17 18 I'm asking you whether you would 19 have, had it been your decision, would you have 20 allowed her to take a lie detector test? 21 And what I'm saying to you is I 2.2 don't know. 23 So you just don't know? 2.4 I don't know. Δ 25 Is there anything else that you Q

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9	1	Second amended complaint	78			
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16						
17	REQUESTS:					
18		Copy of surveillance videos				
19	Page 180:	were performed by Mauro Maiett	a on			
20		August 13, 2011, July 30, 2011 16, 2011	, July			
21						
22						
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24						
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		MCM REPORTING SERVICE (516) 775-5209				

196 1 2 CERTIFICATE 3 STATE OF NEW YORK 4) ss. 5 COUNTY OF NEW YORK) 6 I, MARGARET M. HARRIS, a Shorthand 7 (Stenotype) Reporter and Notary Public of 8 the State of New York, do hereby certify 9 that the foregoing Deposition, of the 10 witness, LAWRENCE SANDERS, taken at the 11 time and place aforesaid, is a true and 12 correct transcription of my shorthand 13 notes. 14 I further certify that I am neither 15 counsel for nor related to any party to 16 said action, nor in any wise interested in 17 the result or outcome thereof. 18 IN WITNESS WHEREOF, I have hereunto 19 set my hand this 18th day of September, 20 2013. 21 22 23 MARGARET M. HARRIS 24 25